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4	SELECT COMMITTEE TO INVESTIGATE THE
5	JANUARY 6TH ATTACK ON THE U.S. CAPITOL,
6	U.S. HOUSE OF REPRESENTATIVES,
7	WASHINGTON, D.C.
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11	DEPOSITION OF: AUSTIN FERRER PIRAN BASUALDO
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15	Friday, April 8, 2022
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17	Washington, D.C.
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20	The deposition in the above matter was held via Webex, commencing at 10:01
21	a.m.
22	Present: Representatives Aguilar, and Lofgren.

1	Appearances:
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3	
4	For the SELECT COMMITTEE TO INVESTIGATE
5	THE JANUARY 6TH ATTACK ON THE U.S. CAPITOL:
6	
7	, STAFF ASSOCIATE
8	INVESTIGATIVE COUNSEL
9	STAFF ASSOCIATE
10	SENIOR INVESTIGATIVE COUNSEL
11	CHIEF CLERK
12	INVESTIGATIVE COUNSEL
13	, PROFESSIONAL STAFF MEMBER
14	, OF COUNSEL TO THE VICE CHAIR
15	
16	
17	For WITNESS:
18	
19	DANIEL BENSON
20	JONATHAN GONZALES

1	
2	All right. Then let's go on the record. It's 10:01 a.m. on
3	April 8th, 2022, and this is the deposition of Mr. Austin Ferrer conducted by the House
4	Select Committee to Investigate the January 6th Attack on the United States Capitol
5	pursuant to House Resolution 503. At this time, I would ask you, Mr. Ferrer, to please
6	state your full name and spell your last name for the record.
7	The Witness. Austin Gabriel Ferrer Piran Basualdo.
8	And can you spell your last name, please.
9	The Witness. Sure. F, as in Frank, e-r-r-e-r. Second last name, Piran. Third
10	last name, B-a-s-u-a-l-d-o.
11	I appreciate that. Thank you. And, counsel, can you please
12	introduce yourself and spell your last name for the record.
13	Mr. <u>Benson.</u> Daniel Benson, B-e-n-s-o-n. Kasowitz Benson Torres for the
14	witness.
15	Excellent. appreciate that. And know Mr. Gonzales, Jonathan
16	Gonzalez from your firm is on as well. Will you please introduce yourself and spell your
17	last name, Mr. Gonzales.
18	Mr. Gonzales. Yeah, Jonathan Gonzales, litigation specialist, Kasowitz Benson.
19	It's G-o-n-z-a-l-e-s.
20	Thank you very much. So this is going to be staff led deposition.
21	If any members join, members of the select committee, which they can, you will see them
22	pop up on the right-hand side most likely of the Webex platform there and the list of
23	participants. And I will try to notify you if any members join so that you're aware, and
24	so that your counsel, Mr. Benson, is aware as well. Others joining from the select
25	committee are listed there, but I will introduce myself on the record for you. My name

is a law and a law senior investigative counsel to the select committee. To my right is a law an investigative counsel for the select committee. And to her right is a law and professional staff member to the committee.

Under the House deposition rules, which are the rules that we will be following today, neither committee members nor any staff can discuss the substance of the testimony you provide, unless the committee approves its release. And you and Mr. Benson will have an opportunity to review the transcript of this deposition once it's completed. And I'll speak with Mr. Benson about that after this is done.

But before we begin, there are a few other ground rules. Counsel for other persons, meaning attorneys who are not yours, Mr. Ferrer, are not permitted to join. I do know that you have Mr. Benson here today, and that's certainly fine. So please let us know if, at any point, you anticipate anybody else joining this Webex deposition, so we can make a note of it for the record, and then if we need to chat with Mr. Benson about it. There is an official reporter -- there's actually three of them -- at the time listed on the right-hand side of the Webex platform. They're going to be taking down the official record of this deposition.

There's only one taking down at a time, but they will trade off. So you'll see different names, and that's the reason for more than one. But please wait before -- until each question is completed before you begin your response. It will make it a lot easier for them to take down who's saying what. And then, in turn, we'll wait for you to finish your answer until asking the next question. But, because it is being taken down by a reporter, they can't record nonverbal responses, like shaking your head or saying "uh-huh." So it's important that you answer each question with an audible, verbal response. Does that make sense to you.

The Witness. It does.

1	We do ask that you provide complete answers based on your best
2	recollection. I know it's been over a year since some of the things we've been talking
3	about. And if you don't know something or recall something, that's perfectly fine,
4	please just say so. And if a question that I ask or that ask or that asks is not clear,
5	please ask us to rephrase it. We'd much rather you answer a question you understand
6	than try to answer a question that you don't.
7	You may only refuse to answer a question to preserve a privilege that's recognized
8	by the select committee. And if you refuse to answer a question based on a privilege,
9	we can either proceed with the deposition or seek a ruling from the chairman on the
10	objection. And if the chairman does overrule such an objection, you would be required
11	to answer the question.
12	I do want to remind you, too, that it's unlawful to deliberately provide false
13	information to Congress. And, of course, our proceeding today here is an official
14	proceeding of the select committee.
15	And since this deposition will also be under oath, I do want to remind you
16	providing false information could result in criminal penalties for perjury or false
17	statements. Do you understand everything we've gone over to this point, Mr. Ferrer?
18	The <u>Witness.</u> I do.
19	All right. Then at this point, I would ask that you stand and raise
20	your right hand to be sworn.
21	The Reporter. Sir, do you solemnly declare and affirm under the penalty of
22	perjury that the testimony you are about to give will be the truth, the whole truth, and
23	nothing but the truth?
24	The <u>Witness.</u> I do.
25	The Reporter. Thank you.

1	Thank you, both. So we're about to get started, but before we do
2	I just want to let you know, please, let us know if at any point you need a break, either to
3	consult with Mr. Benson, or just a comfort break or for lunch or otherwise, we'd be happy
4	to take a break as that allows.
5	Just as a matter of practice, I think if you do want to consult with Mr. Benson, I
6	request that you both turn off your cameras and your microphones before speaking with
7	each other, that way it won't get picked either by the Webex platform or us on the
8	receiving end of the Webex deposition here. Does that all make sense?
9	The <u>Witness.</u> It does.
10	All right. Very good.
11	Mr. Benson, any reason not to proceed?
12	Mr. <u>Benson.</u> No.
13	EXAMINATION
14	BY
15	Q All right. If we could pull up exhibit No. 1 then.
16	Mr. Ferrer, this is exhibit No. 1. It's a subpoena issued to you. And do you
17	understand you're appearing here today pursuant to this subpoena?
18	A I do.
19	Q And we'll go over the subpoena and the schedule of documents that are
20	requested in just a moment. But I want to get a little bit into your background. Where
21	are you from?
22	A From Bradenton, Florida.
23	Q And where do you live now?
24	A In Bradenton, Florida.
25	Q Professionally, I understand that you graduated from Samford University

1	with a BA in journalism and communications. Is that right?	
2	Α	That's correct.
3	Q	And then in October of 2017, it looks like you joined the White House as
4	associate d	rector of special projects in the correspondence office. Is that right?
5	Α	I don't think so, sir. I joined in August.
6	Q	You joined in August. Okay. Was it that position or a different position?
7	Α	It was that position.
8	Q	How did you end up working in the White House?
9	Α	I started as an intern in May of 2017.
10	Q	And when you joined in the correspondence office, officially, in August
11	of 2017, what were your responsibilities?	
12	Α	To help draft and review the code and action letters that the President
13	would send out to families of servicemembers who have had lost their lives either	
14	overseas or	in training accidents.
15	Q	Who did you report to?
16	Α	Desiree Sayle, she is the director of correspondence she was the director
17	of correspo	ndence.
18	Q	How big was your team?
19	Α	My personal team or Desiree's team?
20	Q	The team you worked on, so I guess Desiree's team.
21	Α	About 20 staff members.
22	Q	And at that point, did you have any interactions with the President, other
23	than meet-	and-greet type interactions?
24	А	No, sir.
25	Q	I believe in roughly February of 2018, you joined the staff secretary's office.

1	Is that right?	
2	Α	That's correct, sir.
3	Q	What was your role there?
4	А	It was to assist the acting staff secretary, Derek Lyons, in his duties.
5	Q	What was your title there?
6	А	I don't think I had an official title. It was essentially a test run when I went
7	over in Febi	ruary of 2018. I wasn't officially in the staff secretary's office, I don't think
8	until, perha	ps May. I really don't know. It's it all kind of blends together.
9	Q	You said were working with Mr. Lyons. What were your responsibilities?
10	А	To assist him in his day-to-day duties. Like a general assistant, making sure
11	he is on tra	ck to his meetings, making sure his calendar is organized, making sure he is on
12	time for his	scheduled appointments.
13	Q	Okay. So more like a personal assistant rather than like staff
14	secretary-re	elated functions. Is that fair?
15	Α	Early on, that's correct.
16	Q	Did that change at some point?
17	А	It did.
18	Q	What responsibilities did you take on once it changed?
19	Α	Regular staff secretary team duties which, you know, organizing speeches,
20	press releas	ses, memos.
21	Q	As part of that job, did you interact with folks in what's referred to as the
22	outer Oval?	
23	А	l did.
24	Q	Excuse me. Is that when you first began working with folks in the outer
25	Oval on a day-to-day basis?	

1	А	it wasn't every single day-to-day, but it did nappen periodically.
2	Q	And just so we're talking about the same thing, getting our definitions right,
3	what do you	u think of when I use the term "outer Oval"?
4	Α	It's the office space located right outside the Oval Office.
5	Q	So like the President's personal secretary, the person who's referred to as
6	the body pe	erson who accompanies the President places?
7	Α	The body man, that's correct, sir.
8	Q	And then I understand in October of 2019, or thereabouts, that's when your
9	responsibili	ties changed to take on a more substantive role in the staff secretary's office.
10	Is that corre	ect?
11	А	Around that time, sir.
12	Q	And did you hold that job until about May 2020?
13	Α	That's correct.
14	Q	What happened in May 2020?
15	Α	I moved to the outer Oval team.
16	Q	Tell us about that. What was your title and your responsibilities when you
17	moved ther	re in May 2020?
18	Α	I don't remember the official title. I believe there was Oval Office special
19	assistant ma	aybe. And my duties were just to help Molly Michael and the body man, just
20	do, again, o	fficial duties, whatever they needed day-to-day.
21	Q	Was the body man at that point Nick Luna when you moved there in
22	May 2020?	
23	Α	That's correct, sir.
24	Q	Was that your whole team, just you, Molly, and Mr. Luna?
25	А	That's correct. That's the outer Oval team.

1		Q	What about Dan Scavino? I understand that he sat at least around that
2	area.	Was	he part of that outer Oval team?
3		Α	Yes, Dan had his own office in the outer Oval.
4		Q	Did you have any responsibilities for directing or supervising the outer Oval
5	team?		
6		Α	I would say just strictly the, you know, proximity and natural hierarchy of the
7	White	Hous	e, I considered Dan a boss. Though, I didn't directly report to him, but again
8	proxim	nity in	the office.
9		Q	Who did you directly report to?
10		Α	Perhaps a couple of different people. Primarily, Nick Luna, the body man,
11	Molly	Micha	ael, Tony Ornato, the Chief of Staff, and, if necessary, the President.
12		Q	The Chief of Staff being Mr. Mark Meadows?
13		Α	The Chief of Staff at the time. I don't remember when Mark Meadows
14	started	d, but	whoever was the Chief of Staff, you know, during my entire time at the White
15	House	l wou	uld consider them a boss.
16		Q	Okay. And if you could just give me some examples of the work you would
17	do in t	hat ro	ble in the outer Oval?
18		Α	Sure. I would be the first one to arrive in the morning. That just included
19	organi	zing t	he office, opening up the door to the Oval Office, the cabinet room, the
20	Presid	ent's	private dining area. After that, I had, you know, basic tasks. In the
21	mornii	ng, ag	ain, nothing that particularly stands out.
22	space	is rea	dy for when Molly, Nick, Dan, and the President arrived.
23		Q	What time would you typically get there?
24		Α	Typically, 7:30.

Were you usually the first one there, it sounds like?

25

Q

1	Α	Oftentimes.	
2	Q	Did you have any role with respect to the President's schedule?	
3	Α	Can you elaborate?	
4	Q	Yeah, sure. Either well, I'll start here. Did you have any role in	
5	scheduling	appointments for the President or setting up meetings for the President?	
6	Α	Under my own authority? Or is this just assisting, you know, meetings that	
7	were alread	ly there? Does that mean waving people into the White House.	
8	Q	Either one. Yeah, whatever your responsibilities might have been with	
9	respect to s	cheduling meetings or	
10	Α	No, I didn't direct the President's schedule or put meetings that I thought	
11	would bene	fit the President. If meetings that were already in the schedule needed	
12	assistance, perhaps somebody needed to be allowed into the White House, I could fill out		
13	a WAVE link, assist them with that. Other than that, my duties were just to make sure		
14	that the President's guests were inside the White House and where they needed to be		
15	before they	met with the President.	
16	Q	Would you meet them outside the White House and escort them in	
17	Α	Rarely	
18	Q	or just one? I'm sorry?	
19	Α	I'm sorry, I thought you were done. Go ahead.	
20	Q	Oh, no, please go ahead. So my question was would you meet them	
21	outside, the	guests, outside the White House and escort them in?	
22	Α	Rarely.	
23	Q	When would you first interact with guests once they arrived at the White	
24	House?		
25	А	When they would cross the Secret Service checkpoints.	

1	Q	Okay. So like once they got inside the White House I just think of the
2	inside and	the outside. So once they're inside, that's when you would help out,
3	essentially	?
4	Α	Got it. Once they crossed the Secret Service checkpoints, they would be
5	officially in	side the White House. And then, if needed, I would greet them outside of the
6	West Wing	, or outside of the East Wing, depending on which entrance they came in.
7	Q	And what about aside from setting up meetings or appointments, what
8	about just	making sure the President knew about his schedule or appointments? Did
9	you have a	ny role in that?
10	Α	The President was given his schedule sometimes the night before,
11	sometimes	the morning of, and he did a very good job of understanding of what his
12	day-to-day	looked like.
13	Q	Who gave him that schedule?
14	Α	A variety of people. Typically, the staff secretary's team would prepare a
15	schedule.	And I don't know what happens upstairs once the President's in his private
16	areas, but p	perhaps the usher's team.
17	Q	Would you have any role in printing it out and making sure the President had
18	a copy in h	is morning folder. And I'm just making things up here. But would you have
19	any role lik	e that?
20	Α	During what time of my roles at the White House?
21	Q	Yeah, no, great question. Very we're most focused on November of 2020
22	through Jai	nuary of 2021. So in that period, would you have any responsibility with
23	that?	
24	Α	Not that I specifically recall. I may have printed a schedule a couple of
25	times, but	that wasn't my day-to-day duties to print a schedule and deliver it to them.

1	Q	What about briefing materials, if the President had big meeting or something
2	the followin	g day, would you have any role in making sure that the President received
3	briefing ma	terials the night before or the morning after?
4	Α	That was primarily the staff secretary's office duties.
5	Q	Would you assist with that at all?
6	Α	If needed.
7	Q	And I note for you, Mr. Ferrer and Mr. Benson, that Ms. Lofgren's
8	staff excu	se me, a select committee member has just joined us. Good morning, Ms.
9	Lofgren, and	d thank you for joining.
LO	То у	our knowledge, did anybody other than the President or his scheduling team
11	have to app	rove meetings with the President?
L2	Α	Who do you consider the President's scheduling team?
L3	Q	Let me ask you. Who was on the team that was most responsible for
L4	setting and	accepting meetings for the President?
L5	Α	I'm not aware of the specifics.
L6	Q	Who was the scheduler?
L7	Α	I don't know if there was a specific scheduler.
L8	Q	All right. If you needed to set and get something onto the President's daily
L9	schedule, w	ho would you go to?
20	Α	I never had to do that.
21	Q	If somebody needed to get that done, who would you point them to?
22	Α	It depends on who they were.
23	Q	Okay. What about somebody outside, somebody like Mr. Rudy Giuliani, if
24	he wanted t	to get on the President's schedule, and he calls you and said, I need time with

the President, what would you do?

2	Rudy has ne	ever personally called me to ask me to put him on the schedule.
3	Q	What
4	Α	Sorry. Other than somebody when you meant somebody from the
5	outside, I th	nought you were going to say somebody as in the general public.
6	Q	We can talk about that, too. But what about somebody like that,
7	somebody v	who is relatively, I guess, close to the President, or at least familiar with the
8	President w	ho wants to get time with him, who would that call be directed to to get him
9	and entry o	n the President's schedule?
10	Α	I would probably again this is a hypothetical because it was extremely rare.
11	In fact, I car	recall one time where a high-profile member reached out directly to me to
12	get on the F	President's schedule. If that hypothetical situation were to happen, I would
13	probably di	rect them to Molly Michael, who is my colleague in outer Oval.
14	Q	Okay.
15	Α	But, again, that's not saying that she was the person who was in charge of
16	the Preside	nt's schedule.
17	Q	All right. So who would she work with? Who is that person in charge of
18	the Preside	nt's schedule?
19	Α	I'm not sure.
20	Q	You don't know anybody on the scheduling team who could put that kind of
21	information	on the President's schedule?
22	Α	I could perhaps name, you know, 50 to 60 different people that work at the
23	White Hous	e, but I'm not sure if that's beneficial. Once it gets to Molly's duties, you
24	know, I real	ly it was just my job to get Molly, in this specific case, the person, and then
25	she would t	ake it from there. You may you know, it may be helpful to ask Molly,

That's a bit of a hypothetical. I consider Rudy a high-profile member. And

1

Α

1	because to	be honest, my duty was just to get her names like that, and then I would be
2	hands-off.	After that, it's, again, not my role.
3	Q	Are you aware of whether Mr. Meadows, staying in that November to
4	January tim	eframe, had a role in approving or not approving certain meetings with the
5	President?	
6	Α	I'm not sure.
7	Q	Don't know. If we can pull up exhibit 34, please.
8	All r	ight. Mr. Ferrer, can you see what we just pulled up on the screen?
9	Α	l can.
10	Q	Are you able to read it? Is it big enough? Or would you like us to zoom in
11	a bit?	
12	Α	It is. I don't know if I can see the entire document. I just see the bylines,
13	and it ends	at Presidential appointments and scheduling.
14	Q	Perfect. That's exactly where we're at. And we'll scroll down from there,
15	and other o	locuments if we need to.
16	So t	his is an email from Office of Presidential Scheduling. It's sent to the staff
17	secretary a	s well as Mr. Luna. Hope, who I presume is Hope Hicks, and a few other
18	people, inc	luding on the last entry, or the second to the last entry in the CC line.
19	Austin.g.Fe	rrer@who.eop.gov. Is that the email you used when you worked in the
20	White House?	
21	Α	That's correct.
22	Q	Did you use any other email addresses for official business in the White
23	House?	
24	Α	My official email got changed to Austin@who.eop.gov.

25

Q

When did that happen?

1	А	I don't recall.
2	Q	Do you remember it being early in the administration that it went to
3	Austin@wh	no.eop.gov, or was it closer to end?
4	Α	Closer to the second half of my time at the White House.
5	Q	And did you still have access to this one, Austin.g.Ferrer?
6	Α	I'm not sure. Those were different.
7	Q	Do you think they both went to the same place?
8	Α	That's correct.
9	Q	Okay. So if somebody sent an email to this email address at the end of
10	December,	do you think you would have received it?
11	Α	I'm not sure. I would think so, because I had access to all of my emails, so
12	can't imagi	ne that it wouldn't have.
13	Q	Okay. Do you remember ever people telling you, I sent an email to this
14	address, wh	hy didn't you get it, for example?
15	Α	I don't recall that.
16	Q	All right. And this was just about 22 days, 21 days before the end of the
17	administrat	tion. Do you remember your email address changing within 20 or so days of
18	the end of	the administration?
19	Α	No, I think my email was Austin@who.eop.gov at that time. Which, again,
20	think I wou	ld have received this email.
21	Q	Okay. So the subject line for this email in exhibit 34 is the President's
22	Schedule W	Vednesday December 30th, 2020. Did you receive an email like this,
23	regularly, w	hile you were working at the White House in the outer Oval?
24	А	Similar emails, that's correct.
25	Q	Do you think you would have received something like this every day, just

letting you know what's going on with the President's schedule? 1 Α 2 Almost every day. The attachments to this are listed there, but one of them is called the 3 4 goldline schedule. One of them is called the pocket card. One is called the private 5 narrative, and the other is planning calendar. Can you just walk us through what those different things are? 6 7 No, because I really don't remember. 0 You don't remember the difference between a goldline schedule and like a 8 9 pocket card, for example? 10 I would -- you know, I don't have the attachments. If you want to pull up 11 the attachments, I would be happy to lead you through them. But I believe a pocket card is just the schedule and a pocket card dimension. And a goldline, I assume, is just 12 what we would -- it's a larger format. 13 14 Q Was the goldline a schedule that was given to the President? I'm not sure. Normally. This one, I don't know. 15 Α Fair enough, and we don't have the attachment to that. But, normally, 16 when you think of a goldline schedule, that's something that would go to the President? 17 That's correct. Α 18 What about the private narrative. What does that refer to, typically, 19 Q 20 understanding that you don't have this one in front of you? Α Do you have it that you can pull it up? 21 22 Q I don't. Α 23 Okay. Not for this entry. 24 Q

Α

25

Got it. No, I -- I'm not certain.

What about a planning calendar? 1 Q Aside from, you know, my context that I would derive from, a calendar that 2 Α 3 they're planning events, I don't -- I don't recall. Do you ever remember seeing like a calendar on a grid, you know, entry like 4 5 the entire month of, say, April, were presented to the President with his scheduling materials? 6 7 Α I do. 8 Q Okay. Is that what this planning calendar could refer to, typically, as you 9 understand these types of emails? 10 Α It could, I don't -- again, I don't see the attachments. It could. 11 Q Right. What's your responsibilities, if any, when you receive an email like this on a daily, or near daily basis? 12 On this date? 13 Α Q No, not on this date, just generally. 14 During which part of my time at the White House? 15 Α 16 Q The period when you're working in outer Oval. Unless I say otherwise, it's going to be November through January of 2020. 17 Α Okay. Got it. I would have no responsibility then. I was strictly just 18 CC'd. 19 20 O And this comes from the Office of Presidential Scheduling. You don't know 21 who led that office? 22 Α I believe has Mike Haidet, but, again, I'm not certain during that time. Q Could you spell that last name, please? 23 No, I can't. 24 Α

Okay. Could you repeat it more slowly?

25

Q

1 Α Sure. Haidet. Thank you. All right. And then, while we still have this up. 2 Q 3 NicholasFLuna@who.eop.gov, that's the person who you referred to earlier as the body man in that period between November of 2020 and January 2021? 4 5 Α Sorry, was that a question? It was, yeah. Is that right? 6 Q 7 Α That's correct. Q Hope, who is that? 8 9 Α I believe you said it was Hope Hicks, presumably. 10 Q Do you know that to be the email address that Hope Hicks used while you were in the White House? 11 Α No, I don't. 12 Who is William Dixon? 13 Q 14 I don't know. There's a person there, Michael Haidet, H-a-i-d-e-t. Is that the person you 15 Q 16 referred to earlier as person you thought might be the head of the scheduling office? 17 Α That's correct. Q And then Scavino at who.eop.gov, is that the email address for Dan Scavino 18 that you recall? 19 20 Α I don't recall. 21 Q Who's Abigail Bacak, B-a-c-a-k? I'm sorry if I mispronounced that. 22 Α I cannot recall. I think she was in the scheduling, if I had to give my best 23 guess. What about Nicholas Clemens? 24 Q

25

Α

Also in the scheduling office.

1	Q	Who would typically keep track of the President's whereabouts for
2	recordkeep	ing purposes in that period of November 2020 through January 2021?
3	Α	What do you consider recordkeeping purposes?
4	Q	I'll ask you. Your responsibilities with the White House, I understand
5	include ma	king notes about what the President did and who the President called. Is tha
6	right?	
7	Α	Sometimes that was my duty.
8	Q	Okay. Tell us about that duty. Who did you get that duty from? Who
9	told you th	at do that?
10	Α	I don't recall. I would have to presume it was Molly, that she was one of
11	my bosses,	probably my closest boss on a day-to-day basis.
12	Q	But you don't remember her ever asking you to take notes on what the
13	President w	vas doing or who he was talking to?
14	Α	No, not specifically.
15	Q	When you started in the outer Oval team, I assume that you would have met
16	with maybe	e Ms. Michael and others. Do you remember that being a job responsibility
17	that she or	somebody else asked you to take on?
18	Α	No.
19	Q	Did you think of this idea by yourself, that you're just going to take track or
20	keep track	of the President's schedule or whereabouts and calls?
21	Α	No.
22	Q	So you believe you received that from somebody, that job responsibility?
23	Α	That's correct. I believe my job evolved from May to January.
24	Q	Okay. And did it not start out including that as a responsibility?
25	А	Not that I recall.

1	Q	But it did evolve. So once we get through the November through January
2	timeframe,	it included you taking notes about what the President was doing or who he
3	was talking	to?
4	Α	Again, it could have some days. That was not my primary or only duty, if it
5	was a duty	at all.
6	Q	Okay. Did other people share that duty with you?
7	А	They could have.
8	Q	You don't know?
9	Α	I'm not sure. It was not again, I did not have a training manual. I did
10	not have, ye	ou know, written out very specific responsibilities. So maybe somebody
11	could have	done it before then or during my time at the White House and my time at the
12	outer Oval.	
13	Q	Yeah, sure, and in that period of November through January, it sounds like
14	that was a t	ask, at least sometimes, that you performed. Is that that's right?
15	Α	That's correct.
16	Q	And if there was a day when you weren't performing that task, would you let
17	somebody I	know? Hey, Molly, I can't do this today, we need to have somebody else do
18	it?	
19	Α	No.
20	Q	All right. So what about the days when you couldn't do it, who would be
21	responsible	for picking that up?
22	Α	I'm not sure.
23	Q	Would you communicate with anybody that you weren't able to take notes
24	about the P	resident's activities or communications on a particular day? Like Mr.
25	Meadows, f	for example?

Α 1 No. Would you tell Mr. Luna? 2 Q Α No. 3 What was your understanding of why you did that, why you took notes 4 Q 5 about what the President was doing, who he was meeting with, and talking to? Α To go above and beyond the records that the White House already captures. 6 7 Q What do you mean "above and beyond"? 8 Α It would just be an added layer that the White House could use almost as a 9 beneficial layer on top of the records that they already capture. 10 Q And what would you do with those records? Give them to the Office of Records Management every single night --11 Α Who in the Office of Records? Q 12 -- if I had captured a record. 13 Α 14 Q Okay. I appreciate that. And who in the Office of Records Management would you give it to? 15 A very small list, and -16 Q I'm sorry. I spoke over you at the beginning. So who in that office did you 17 give it to? 18 Α and 19 20 The Reporter. Could you spell those names, please, sir. 21 The Witness. I cannot. I believe , again, that's my best 22 guess. I'm not sure. And 23 BY One of the people that ultimately collected some of these documents we 24

understand was the diarist who worked for the Archives but was a detail, I suppose, to

25

the White House. Do you know who that person was between November and January? 1 I may have known the name at the time. I don't remember now. I believe 2 Α they just had a -- a -- just an email kind of inbox, a general one. I don't know if it was 3 attached to a name. 4 Was that general inbox on the distribution list for your -- the records that 5 Q you sent out to the people you just identified. and 6 7 Α Yeah, I didn't have a distribution list. I would have to input it manually 8 every single time. Oftentimes it was. I may have inadvertently left the diarist out 9 sometimes. But I had already communicated to the records management team that if I 10 did leave it off, it was inadvertent, because I was used to sending it just to an and 11 Q When I say the name was a long, does that sound familiar to you? Α I think so. 12 13 And does that sound familiar to you as the person we're talking about as the -- the daily diarist -- the diarist, excuse me? 14 I think so. Again, I'm not 100 percent certain, but I have definitely heard 15 16 that name. I know you said you don't remember exactly who told you to start keeping 17 track of the President's activities and phone calls. But who, if you recall, gave you the 18 instructions or told you that you need to send this every night to this list of 19 , and sometimes this diarist inbox? 20 I don't recall. 21 22 And give us a sense of timing on that. What time did you typically leave the White House every night? 23 After the President departed his residence. 24 Α Q Would you send the notes that you took on the President's activities that 25

1	same night,	or would you do it, like, the next morning when you got in?
2	А	It varied.
3	Q	It could be either one?
4	А	It could be days later. If I had compiled multiple, or if I didn't capture a
5	record, the	n the records management team already had the schedule.
6	Q	Explain what you just meant a little bit more, if you don't mind. You said if
7	you didn't c	apture a record, the records management team already had the schedule.
8	What the	re could be things that happened that aren't on the President's schedule,
9	right?	
10	А	Perhaps, yeah.
11	Q	Okay. So why wouldn't you also supplement that schedule that the records
12	management team receives with the notes, whatever notes that you have?	
13	Α	Because, again, I haven't captured anything.
14	Q	Did anybody ask you or follow up with you on days that you didn't submit
15	any notes li	ke that, saying, you know, Mr. Ferrer we need your notes from I'm just
16	going to use an example, April 7th?	
17	Α	Sure. did a great job with that.
18	Q	And would you ever tell him you don't have anything for using the same day,
19	April 7th?	
20	А	I don't recall.
21	Q	Do you ever remember him asking you why you didn't have notes for any
22	particular d	ау?
23	Α	No, I don't recall.
24	Q	Do you remember him ever saying, you know, this is something we need to
25	be doing, w	e need something every day, maybe not, but anybody else in the

1	White Hous	e?
2	Α	No, I don't remember.
3	Q	Where would you take notes I assume that some of these may be
4	handwritter	n notes. Is that fair?
5	Α	That's correct.
6	Q	Did you have a notebook where you took these notes?
7	Α	No.
8	Q	Where would you take them?
9	Α	On a piece of paper.
10	Q	Any particular piece of paper, like the President's schedule or just a blank
11	piece of pap	per lying around?
12	Α	The President's schedule.
13	Q	Is that where you where you took the handwritten notes about the
14	activities of	the day most frequently on the President's schedule?
15	Α	Sometimes.
16	Q	Do you remember ever doing it anywhere else, taking these notes?
17	Α	No, sometimes it was just in reference to if I did capture the notes.
18	Q	And what would you do with these hardcopy documents after you took the
19	notes? Ho	ow would you send them off to this distribution list or maybe it's not a
20	distribution	list, that's not fair but the people you identified from the records office,
21	how would	you send them to them?
22	Α	Scan and email.
23	Q	What would you do with that hardcopy after you scanned it?
24	Α	I would place them in an Accordion folder and deliver them to Office of
25	Records Ma	nagement once a month.

1	Q	Did you ever shred them?
2	Α	Absolutely not.
3	Q	Did you ever put them in a burn bag?
4	Α	Absolutely not.
5	Q	All right. Do you ever just throw them in a trash can?
6	Α	No.
7	Q	Are you aware of anybody else who did that?
8	Α	Absolutely not.
9	Q	I think you said absolutely not to my question of whether anybody did any of
10	those things	s, meaning shred a bag or throw them in the trash. Is that correct?
11	Α	That's correct.
12	Q	Was there ever a time where you or someone else, to your knowledge,
13	stopped rec	ording meetings or phone calls excuse me, the President's meetings or
14	phone calls?	
15	Α	No. And, again, that's like I mentioned earlier, there would be
16	oftentimes a	areas or gaps of time that it wouldn't happen if, again, the office was
17	particularly	busy, or if we were understaffed, or if it was just a naturally chaotic day.
18	Q	And in those circumstances, did you ever receive questions about why there
19	were no n	one of these handwritten notes
20	Α	No.
21	Q	about the President's activities?
22	Α	No.
23	Q	So we understand that there are no records sent to the diarist, at least
24	between Jai	nuary 5th and January 20th of the President's activities or phone calls in the
25	handwritter	n notes that we've been discussing. Do you know why?

1	Α	Were records sent to the Office of Records Management?
2	Q	I am sorry?
3	Α	Were records sent to the Office of Records Management?
4	Q	I am just asking you if you know why these records weren't sent to the
5	diarist for t	hat period, about 15 days between January 5th and January 20th?
6	А	No, I'm not sure.
7	Q	Do you remember not sending those daily emails or near daily emails to the
8	Office of Re	ecords Management and the diarist?
9	А	Can you repeat the beginning part of the question?
10	Q	Yeah. Do you remember that you did not send those handwritten notes or
11	the Preside	nt's activities or phone calls for that period of January 5th through the 20th to
12	the records folks and the diarist?	
13	А	No, I don't remember that, and I'm not sure if I did or I did not.
14	Q	In this period between November of 2020 and January 2021, were you ever
15	told not to	make a record of some activity or phone call that the President had?
16	Α	No.
17	Q	And during this period between November 2020 and January 2021, did
18	anybody as	k you not to make a record of anything that the President did or who he talked
19	to?	
20	А	No.
21	Q	Some of this we're going to look at more, specifically in the next few minutes
22	or hours, b	ut I'll stop there and see whether anybody had any questions, first, if Ms.
23	Lofgren is s	till on. Okay. I believe she has left.
24	Wor	uld you, Mr. Ferrer, ever participate in the President's meetings?
25	Α	Very rarely.

1	Q	What were the rare circumstances that you would? Why would you be in
2	with the Pr	esident in a meeting?
3	Α	If I was inadvertently trapped in there at the beginning of a meeting. That
4	just means	that the Oval Office door was closed and I didn't want to make a scene exiting.
5	Q	Did the President ever ask you to stay in a meeting, or anybody else in the
6	White Hous	se, Mr. Meadows, White House Counsel's Office to stay in a meeting to take
7	notes?	
8	Α	No. I don't recall.
9	Q	And aside from this kind of informal gatherings or pleasantries, were you
10	ever asked	to stay in a meeting for any other purpose, not just to take notes?
11	Α	No, I don't recall.
12	Q	Did you receive readouts of the President's meetings, meaning summaries or
13	a descriptio	on of what had happened for any job function that you had?
14	Α	It was the natural course that the White House press would send a readout.
15	Not specific	cally to me, but I would see it on Twitter, or any other news outlet.
16	Q	I see, but before it hits the press or goes outside of the White House
17	grounds, di	d you receive readouts of the President's meetings for any reason?
18	Α	I don't recall.
19	Q	Did you ever place calls for the President?
20	Α	Can you elaborate?
21	Q	Yes, did the President ever ask you to call somebody and patch him through
22	or give the President your phone?	
23	Α	To patch him through, yes, but I would never make a call on behalf of the
24	President.	If the President asked for me to get a number on the phone for him, then I
25	would. A	nd, no, he has never asked for my phone.

1	Q Okay. So I appreciated that distinction. So you would not call somebody
2	and relay a message, but you would connect the President to other people if he asked
3	you to. Is that correct?
4	A That's correct.
5	Q All right. Explain the process for doing that. If the President is in the Oval
6	Office, and he said he wants to get Mr. Benson on the phone sorry to use you as an
7	example, Mr. Benson but how would you do that, Mr. Ferrer?
8	A If I had Mr. Benson's number, I would dial it out from our office phone in the
9	outer Oval. Once I had Mr. Benson on the line, I would then place him on a brief hold,
10	transfer the call into the Oval Office, and shout to the President that Mr. Benson was on
11	the line.
12	Q And to make that call from you to Mr. Benson, would you go through a
13	switchboard operator, or would you just dial it directly from your desk?
14	A One out of 100 calls, I would go to the and, again, that's just a very
15	guesstimate range but it was extremely rare that I would use the White House
16	switchboard. That was our that was my final call if I didn't have Mr. Benson's number,
17	I would just check in with the switchboard to see if for any reason they did have it.
18	Q I see. So most of the time you would just dial directly if you had the
19	number then, and then connect the President once you had the other person on the line?
20	A That's correct.
21	Q All right. Let me ask you this: If somebody called you, using that method,
22	so you, Mr. Ferrer, directly calling Mr. Benson, do you know what would show up on
23	caller ID on the other end? So would it be like the White House outgoing line?
24	A I'm not sure. I don't think it would say White House outgoing line.
25	Oftentimes, it would come up empty, it would come up with a couple of zeros, it could

- come up with just 202, it could come up with my desk line. And, again, I'm not sure.
- 2 Sometimes when we would call guests, whoever it might be, they would mention, Oh, I
- almost didn't pick up because it was a 202 number, or there was no numbers, or it was a
- 4 random number.
- 5 Q Okay. That's very helpful. So one of the numbers you mentioned was
- 6 some zeros. I believe -- and I may not have this exactly right -- but one of the White
- 7 House numbers was 202-395-0000. Does that sound right?
- 8 A That sounds right.
- 9 Q Okay. And are you aware of that phone number ever showing up if -- for
- the recipient of a call from the White House?
- 11 A I'm not sure, because I was -- if I wasn't on the other end, oftentimes I would
- be placing the call. But I do -- I do remember seeing that number, if somebody would
- call my phone from the White House.
- 14 Q Perfect. That's exactly what I was getting at. And if they were calling you,
- 15 was that a call that typically went through the switchboard to get that 0000 number?
- 16 A I'm not sure.
- 17 Q All right. I understand there's another phone number associated with the
- 18 White House -- which there's probably a lot of them -- but another one ends in 1414.
- think it's 456-1414. Are you familiar with that number?
- 20 A No.
- 21 Q Okay. How about any number ending in 1414?
- 22 A It does sound familiar, but I'm not sure why.
- 23 Q Do you know whether that's a switchboard number?
- 24 A I have no clue.
- 25 Q When you did place a call, going back to the hypothetical example, where

1	we'll use Mi	r. Benson, if the President asked to you make a call and you connected that
2	call, did you ever stay on that call for any reason?	
3	А	Never.
4	Q	Were you ever asked to stay on to take notes or to take down a phone
5	number, for	example, from the President?
6	Α	No, if that was necessary, the President would ask that we pick up.
7	Q	Okay. Do you remember being asked to pick up and join any calls with the
8	President?	
9	Α	No.
10	Q	And just to be clear, I'm not saying, do you remember any particular calls
11	where you	were asked to do that, but just generally? Do you remember the President
12	asking you to join a call for any reason while he was talking to somebody?	
13	Α	No, absolutely not.
14	Q	I think we mentioned earlier, but I just want to be clear here, you don't recall
15	ever using y	our cell phone to place a call for the President; in other words, you wouldn't
16	hand him your cell phone for him to talk to somebody on. Is that correct?	
17	Α	Never.
18	Q	Do you know if other people would do that?
19	А	No.
20	Q	And are you saying no because you don't know whether that happened, or
21	are you sure	e that it did not happen?
22	Α	No, I was just answering the question, I do not know.
23	Q	Okay. Did part of your job responsibilities include answering calls that
24	were comin	g into outer Oval for the President or anybody else?
25	А	Yes, because I had any own personal desk line.

1	Q	Did people call you directly in order for to you connect them with the	
2	President?		
3	Α	Not that I recall.	
4	Q	Did people call you asking for the President?	
5	Α	In need to find that oftentimes, it was just more of where was the President,	
6	not asking go ahead.		
7	Q	And I'm sorry, Mr. Ferrer. Go ahead.	
8	Α	Can you repeat the question?	
9	Q	Yeah. Who would be the people that are calling you looking for the	
10	President or wondering where he might be?		
11	Α	Nobody specifically. It would just be	
12	Q	Would you would you get calls from Mr. Meadows?	
13	Α	Very rarely. If I received one at all.	
14	Q	And, I'm sorry, this is my trouble. This is my fault. You're doing great, but	
15	this is the trouble with these Webex platforms. So I will try to do a better job of taking		
16	my own advice and waiting until you are complete. I'll stop there for a moment about		
17	phone calls	phone calls and see if anybody has any follow-up.	
18	Did	you ever send any emails on behalf of the President?	
19	Α	Not that I recall.	
20	Q	Do you remember the President ever asking you to send materials or a note	
21	or a certain message to anybody via email?		
22	Α	No. Not that I recall.	
23	Q	If he wanted to get a message out to somebody via email, or send materials	
24	electronically, do you know who he would ask to do that for him?		
25	А	He would more than likely ask Molly.	

1	Q	Do you know if he asked Molly to do that? Just generally, not any
2	particular occasions, but generally?	
3	Α	Generally.
4	Q	Would you ever receive emails intended for the President?
5	Α	Perhaps inadvertently. If it was just now, again, during my time that
6	you're refe	rencing, November to January, no unless it was specifically addressed to the
7	President.	
8	Q	Did you control at all the documents that went to the President?
9	Α	What documents?
10	Q	Anything at all. If somebody sends you a document to print out, for
11	example, and hand to the President, is that something that was part of your job?	
12	Α	It wasn't part of my job.
13	Q	Whose job was that?
14	Α	Many people handed documents to the President.
15	Q	What about like folks from the campaign, for example? If Justin Clark or
16	Bill Stepien or Rudy Giuliani or anybody outside but working closely with the President o	
17	his legal tea	nm wanted to get something to the President, how would he do that? Or
18	how would	they do that, excuse me?
19	Α	They would not come to me.
20	Q	Would they go to Ms. Michael?
21	Α	It's a much better choice.
22	Q	Do you know if that happened?
23	Α	I'm not sure.
24	Q	Did you have anybody reporting to you, Mr. Ferrer?
25	Α	During that November-to-January period? No, aside from an intern if we

1 had an intern. Did the outer Oval have its own intern assigned to it? 2 Q 3 Α No, as soon as I said that, I remember that was just a staff secretary. Outer Oval would never have an intern. 4 5 Q Do you remember whether any intern helped in the outer Oval or staff secretary functions on January 6th? 6 7 Α I'm not sure about the staff secretary's office, outer Oval, no. 8 Q Do you know who Johnny McEntee is? 9 Α I do. 10 Q What was Mr. McEntee's role at the White House when you worked there, 11 particularly that November-through-January period we've been talking about? Yeah, during that period he was the assistant to the President and the 12 director of Presidential personnel. 13 14 Q What was his role, if any, with respect to outer Oval functions? Α No specific role. 15 16 Q Did you work with him for any reason between that period of November 17 through January? Α Nothing specific. 18 Q What about Mr. Meadows, did the outer Oval team work with Mr. Meadows 19 20 to fulfill its outer Oval responsibilities in that period? 21 Α Mr. Meadows was our boss. 22 Q Did you ever --Α -- specifically, again --23 Go ahead. Repeat that. I'm sorry. 24 Q 25 Α Yes, it's nothing, specifically, again, but Mr. Meadows was our boss.

1	Q	Did you have regular meetings with Mr. Meadows, like a weekly meeting?
2	Α	I did not.
3		ву
4	Q	Mr. Ferrer, I believe you said earlier, was Mr. Tony Ornato one of your
5	bosses as well?	
6	Α	Again, I would consider anybody that had either a deputy assistant to the
7	President, c	or an assistant to the President title, I would consider them my boss as they're
8	higher ranking in White House.	
9	Q	And how did you work with Mr. Ornato in the November 2020 to January
10	2020 2021 timeframe?	
11	Α	I did not work, specifically, with Mr. Ornato. He was just the and I don't
12	recall the title, but he was he directed all operations, essentially all travel, so he was an	
13	integral part of making sure the White House ran properly. But, again, I did not work	
14	specifically with Mr. Ornato during that time period.	
15	Q	And earlier when you said you considered Mr. Meadows to be a boss, what
16	did you mea	an by a boss?
17	Α	He is the Chief of Staff. He directs all White House personnel.
18	Q	So meaning he could tell you if he told you something, you would take that
19	as an instruction and presumably do whatever he asked?	
20	Α	Not whatever he asked, but if Mr. Meadows gave me direction that I knew
21	would perform a function of the White House, I would complete it.	
22	Q	Did he ever ask you to do something that you did not think would be
23	something that you should do in the White House?	
24	Α	Absolutely not.
25	Q	Okay.

1		BY - :
2	Q	Did he ever give you an instruction that you didn't follow?
3	Α	Not that I recall. I hope not.
4	Q	Okay. The reason we're asking you, as you can imagine, is because you said
5	you wouldn	't follow every instruction from him or whatever he would ask. I don't want
6	to put word	s in your mouth, and
7	Α	just asked me if I would do whatever the Chief of Staff asked. So
8	l didn't wan	t to assume, you know, that you guys could take that into whatever he said.
9	If again, tha	t's why I said if the Chief of Staff, Mark Meadows, would ask me to perform a
10	duty that w	as part of the White House function, then I would do it, which happens to be
11	every single	duty that he ever asked me to do that I recall.
12	Q	Great. Perfect. And I appreciate that clarification. So getting back to
13	the phone s	ystem, very quickly, the President had a phone on his desk in the Oval Office,
14	right?	
15	Α	He had two phones on his desk.
16	Q	Okay. So one being a classified phone or a secure phone, the other being
17	just a norm	al phone that could reach the outside world. Is that right?
18	Α	That's correct.
19	Q	As far as the, what I'll call it normal phone, meaning not the secure phone,
20	could the P	resident place calls directly to somebody outside the White House without
21	going through the switchboards, to the best of your knowledge?	
22	Α	I'm not sure.
23	Q	Did you ever use his phone to call anybody outside of the White House?
24	Α	Absolutely not.
25	Q	Do you know if anybody else did?

1	Α	No. I'm not sure.
2	Q	Was there a phone in the dining room attached to the Oval Office?
3	Α	I'm not sure because there was a phone back there, but it could have been
4	moved. I	don't know what they do with the phones overnight. I don't know the dining
5	area very w	ell to be honest.
6	Q	Okay. But at some point there is at least at some point, there was a
7	phone, a W	hite House phone in the dining room that you're aware of attached to the
8	Oval Office?	?
9	Α	That's correct. The White House phone.
LO	Q	Are you aware of any phones in the White House that were not capable of
L1	reaching ou	tside the White House, other than maybe the secure phone, we're not talking
L2	about that	system?
L3	Α	No, I don't even know what that means.
L4	Q	If you needed to place a call to somebody outside the White House, were
L5	there any p	hones that you couldn't use to do that, to your knowledge?
16	Α	I don't even know I don't even know if you can do it on a classified phone.
L7	l assume no	ot, but I'm not sure.
L8	Q	Okay.
L9	Α	But to answer your question, I really don't know. I don't know of any
20	phone that	can reach the outside world.
21	Q	All right. I want to be very clear on this point. So you just said you don't
22	know of any	y phone that can reach outside the White House?
23	Α	No, that cannot reach the outside.
24	Q	Thank you. I misheard you. I appreciate that. And we understand that

the President had an official cell phone as well issued by the White House

1	Communica	ations Agency, are you familiar with that?
2	Α	I'm not familiar with that. I know the President had his White House
3	phone, but	I don't know you know, it's just in a case. It's just an iPhone.
4	Q	Do you know if he had more than one cell phone or iPhone?
5	Α	No. I know they would keep a you know, for emergency, I believe, there
6	was a phon	e in the football, for example, that was never opened. But other than that,
7	no, I don't t	think the President had any other phone.
8	Q	And the football being, just for the record, the secure briefcase that
9	accompanie	ed the President for specific emergency uses?
10	Α	That's correct.
11	Q	Do you recall that the President's cell phone number would change from
12	time to time?	
13	Α	I don't know the President's cell phone number.
14	Q	Understood. I'm not asking if you know what it is, but do you remember it
15	ever changi	ing?
16	А	No, because I never knew the President's phone number before or after it
17	changed	if it did change.
18	Q	So that gets to my next question which is I assume I know the answer to
19	this, but I d	on't want to assume did you ever call the President on his official cell phone,
20	the iPhone	that you referred to earlier?
21	Α	Never.
22	Q	Do you remember the President ever calling you from that phone?
23	Α	I do not.
24	Q	Do you know if the President ever sent text messages from that phone?
25	А	I don't know.

he had, the iPhone? A I have no clue. Did the President have his own email account within the White House? A I don't know. Do you know if he had a personal email account not through the White House? A I don't know. Did you ever travel with the President during the period of November 2	1	Q	Do you know if that iPhone that the President had was capable of connecting
Q Do you know if the President was able to send tweets from that phone he had, the iPhone? A I have no clue. Q Did the President have his own email account within the White House? A I don't know. Q Do you know if he had a personal email account not through the White House? House? A I don't know. Q Did you ever travel with the President during the period of November 2	2	to the inter	net?
he had, the iPhone? A I have no clue. Did the President have his own email account within the White House? A I don't know. Do you know if he had a personal email account not through the White House? A I don't know. Did you ever travel with the President during the period of November 2	3	Α	I have no clue.
A I have no clue. Did the President have his own email account within the White House? A I don't know. Do you know if he had a personal email account not through the White House? A I don't know. Did you ever travel with the President during the period of November 2	4	Q	Do you know if the President was able to send tweets from that phone that
Q Did the President have his own email account within the White House? A I don't know. Do you know if he had a personal email account not through the White House? House? A I don't know. Did you ever travel with the President during the period of November 2	5	he had, the	iPhone?
A I don't know. Do you know if he had a personal email account not through the White House? A I don't know. Did you ever travel with the President during the period of November 2	6	Α	I have no clue.
9 Q Do you know if he had a personal email account not through the White 10 House? 11 A I don't know. 12 Q Did you ever travel with the President during the period of November 2	7	Q	Did the President have his own email account within the White House?
 House? A I don't know. Q Did you ever travel with the President during the period of November 2 	8	Α	I don't know.
11 A I don't know. 12 Q Did you ever travel with the President during the period of November 2	9	Q	Do you know if he had a personal email account not through the White
Q Did you ever travel with the President during the period of November 2	10	House?	
	11	Α	I don't know.
12 through January 20212	12	Q	Did you ever travel with the President during the period of November 2020
TO CHIOURITAINUALY ZUZT:	13	through Jan	uary 2021?

14

Α

۱ did.

1		
2	[10:59 a.m.]	
3		BY
4	Q	Would you go with him on every trip or just certain trips?
5	Α	Not every trip. Only trips I was assigned to.
6	Q	What trips do you remember going on in that period, the post-election
7	period?	
8	Α	It's a blur, so I really don't remember. Perhaps one trip to Dallas. Not
9	even Dallas.	One trip to Texas.
10	l dor	n't recall.
11	Q	Do you remember going to Mar-a-Lago with the President in that period?
12	Α	I did not go with the President to Mar-a-Lago.
13	Q	I'm talking specifically about a trip the President took around Christmastime
14	and before	New Year's. You were not with him for that trip to Mar-a-Lago?
15	Α	I was not.
16	Q	Did you go with him to Georgia during that period?
17	Α	I don't think so.
18	Q	I'm going to pause there and see if anybody has any questions on what
19	we've just b	een over.
20	Whe	en you worked at the White House, did you have an official cell phone?
21	Α	I did.
22	Q	And do you remember the last four digits of your phone number?
23	Α	I don't.
24	Q	Do you remember the cell phone number beginning with 202-881?
25	А	That's all I remember.

1	Q	All right. You don't remember the last four?
2	Α	Unfortunately not.
3	Q	How many cell phones did you have through the White House?
4	Α	One.
5	Q	Did you do any work with the campaign, either in the period roughly
6	October v	ve're going to extend it a month October 2020 through January of 2021?
7	Α	No.
8	Q	So you never had a campaign email account or cell phone issued to you?
9	Α	Absolutely not.
10	Q	That cell phone that you had through the White House, were you able to use
11	it to send te	ext messages?
12	Α	I don't recall. It was a period of time where the White House enabled text
13	messaging.	It was kind of a pilot feature. I don't know when it happened.
14	Q	And whenever that pilot program did take off, were you one of the people
15	who had the ability to send and receive text messages?	
16	Α	I did.
17	Q	What did you do with that cell phone? Did you turn it in at the end of the
18	administrat	ion?
19	А	That's correct.
20	Q	Before you turned it in, did you send yourself any information from the cell
21	phone?	
22	Α	No.
23	Q	Didn't forward any photos or text messages or emails to yourself?
24	А	From that cell phone?
25	Q	Correct.

1	Α	No.
2	Q	I assume you also had a personal cell phone at the time? Now we're
3	talking, aga	in, about November through January.
4	Α	That's correct.
5	Q	Did you use that to talk to anybody over text messages in the White House?
6	Α	l did.
7	Q	All right. Who did you use it to talk to?
8	Α	During which period?
9	Q	November 2020 through January 2021.
10	Α	Could've been colleagues. You said people in White House, so
11	Q	Do you remember using it to talk to Ms. Michael?
12	Α	A couple of times at most. We would normally not talk, but, if anything, it
13	was texting	
14	Q	What about Mr. Luna?
15	Α	I don't recall.
16	Q	I believe we've got a few text messages from you with Johnny McEntee.
17	Did you use	your personal phone to talk with Mr. McEntee?
18	А	l did.
19	Q	Who else in the White House do you remember communicating with over
20	your persor	nal cell phone in that period, November through January?
21	Α	I'm not sure.
22	Q	Okay. I'll just give you a few names. You just say yes or no.
23	Step	ohen Miller?
24	Α	I don't remember.
25	Q	Vince Haley?

1	Α	Don't remember.
2	Q	Ross Worthington?
3	Α	Don't remember.
4	Q	Madison Porter, I believe her name is, staff secretary?
5	Α	Probably.
6	Q	Mark Meadows?
7	Α	No.
8	Q	Tony Ornato?
9	Α	No. And you're saying from my personal phone, correct?
10	Q	That's right. All of those questions were from your personal phone.
11	Kayl	eigh McEnany?
12	Α	Not sure.
13	Q	Ben Williamson?
14	Α	No.
15	Q	Okay. Did you ever use any messaging applications, like Signal, Telegram,
16	WhatsApp,	Facebook Messenger, to communicate with anybody who worked in the
17	White Hous	e during that period?
18	А	I don't think so.
19	Q	Did you have Facebook Messenger as a means of communicating with
20	people duri	ng that period?
21	А	I'm not sure.
22	Q	Did you have Signal during that period?
23	А	I don't think so.
24	Q	Did you have WhatsApp during that period?
25	Α	Doubt it.

Did you have Telegram during that period? 1 Q Don't know what Telegram is. 2 Α 0 So with the subpoena -- and we can pull up exhibit No. 1 again -- we sent you 3 4 a schedule of document requests that asked you to look for documents in your 5 possession or information in your possession between the period we've been talking about, November 2020 and January of 2021. And that would include information you 6 7 had on your personal cell phone. 8 Did you look through your cell phone for all of that information that's listed and 9 requested for the time period that's indicated? 10 Α I did. 11 Q And did you produce all of the information that was responsive --Α I did. 12 -- to the select committee? 13 Q 14 Α I did. Okay. And the only thing you found, I believe, were four screenshots of 15 0 text messages. Is that right? 16 Α That's correct. 17 Q You didn't have any other text messages with the people we just ran 18 through, for example, for that period of November through January? 19 20 Α I did not. Q Do you have a practice of deleting text messages from your phone? 21 22 Α No. 23 Did you change phones between the time you left the administration and Q now, meaning your personal phone? 24 25 I'm not sure.

1	Q But you still had at least these messages that you provided to us, those th
2	were taken directly from the phone you're using now?
3	A That's correct. I may have upgraded my iPhone, but I do a pretty good jo
4	of keeping everything connected to the iCloud.
5	Q The White House email address that you used, the one we looked at earlie
6	and the other one that you mentioned, the austin@who.eop.gov, do you remember
7	forwarding yourself or sending yourself to your personal accounts any emails from you
8	White House accounts?
9	A I don't, but I'm sure I did, especially photos, so I could capture it in my
10	personal records.
11	Q And did you search your personal email accounts
12	A No.
13	Q for anything that okay. And you didn't find anything that was
14	responsive to the select committee's subpoena?
15	A Just the email on January 6th.
16	Q Did you provide that email to Mr. Benson?
17	A I believe I have. But I believe that you had pointed it out to Mr. Benson,
18	I don't know if it was shared again with you. I did not find any additional emails aside
19	from the one that you had shared with Mr. Benson.
20	Okay.
21	And, Mr. Benson, perhaps during a break we can chat about that. I don't know
22	that we received anything. But if it's my fault, then certainly follow up and identify w
23	Mr. Ferrer is talking about.
24	Mr. Benson. Okay. I think it was the same email that you had asked me abo
25	Okay. We'll follow up during a break on that.

1		BY
2	Q	Other than the Gmail account that I provided to Mr. Benson to ask you to
3	look throug	th which I won't put on the record, but it's a Gmail account do you have
4	any other p	ersonal accounts that you're aware of that may have information relevant to
5	the select c	ommittee's subpoena?
6	А	No.
7	Q	And do you just use that one personal email account that we sent to you
8	through Mr	Benson?
9	А	Primarily.
10	Q	You have others, though?
11	Α	I do.
12	Q	All right. Are they other Gmail accounts?
13	Α	No.
14	Q	Okay. Did you search those other accounts?
15	Α	I searched every email account I have.
16	Q	Did you ever keep any hard copy documents notebooks, printouts from
17	your time a	t the White House?
18	Α	No, aside from certificates and stuff that I was given personally.
19	Q	Okay. And we're not asking about those, but I appreciate you identifying
20	that for con	npleteness.
21	Any	thing related to the events or the President's schedule, for example, or the
22	notes that y	you would take related to the President's activities, you didn't make copies or
23	keep anythi	ing like that?
24	Α	No, absolutely not. Most I've kept is a trip book that included my name.
25	And, again,	that's not a that's very standard for the person who receives it to keep it.

1	Q	Does that trip book contain information about the President's activities?
2	Α	It does.
3	Q	And you still have a copy of that?
4	Α	That's correct.
5	Q	Does it include information about the President's activities between
6	November 2	2020 and January 2021?
7	Α	No.
8	Q	When does it stop, the information in that book that you have?
9	Α	It's just a trip book for one of the trips I took in a motorcade back in 2018.
LO	Q	Oh, I see. So not a trip book where you take notes, but it's the planning
l1	materials fo	or
L2	Α	No. It's just a list of materials, paper clipped, to show where which
L3	vehicle you	sit in, where the President's going.
L4	Q	Understood. Thank you.
L5	Α	And to clarify, nothing's written in that document. Once you receive it,
L6	there's no r	ecords, no documents written on it. What you receive is what you keep.
L7	Q	What about any electronically stored documents? So aside from emails or
L8	the hard co	py documents that we've talked about, did you send yourself or keep for
L9	yourself any	y electronic Word documents, presentations, Excel files, notes that you may
20	have taken	at the White House?
21	Α	Photos.
22	Q	How did you keep a copy of those?
23	Α	Just forwarded it from my White House account, I believe, to my Gmail, and
24	then I would	d save it on my desktop.

Are there any photos that you saved or sent to yourself from January the

25

Q

1 6th? Α 2 No. 3 0 And have you destroyed, deleted, or otherwise manipulated any documents 4 or information that was responsive to the requests in the select committee's subpoena? 5 Α No. Q All right. We're going to move on to specific dates, but I'll stop here, see if 6 7 anybody has any questions. 8 Okay. So we're going to start, Mr. Benson, and walk you -- or, excuse me, 9 Mr. Ferrer -- with January the 5th, the day before January the 6th, obviously. 10 But what do you recall about that day? When did you get to work, if you remember? 11 Α I don't recall that day. 12 You don't recall anything about January the 5th? 13 Q 14 Α No, sir. All right. 15 0 If we can pull up exhibit 38, please. 16 Can you see that, Mr. Ferrer? 17 Α I can. 18 Q All right. So exhibit 38 is an email from you. That is how your name was 19 20 reflected on emails. Is that correct? 21 Α That's correct. So that was from you on January the 4th. And I'll represent to you that the 22 Q 23 time stamps on some of these records -- and I'll identify when this happens -- but are usually off. They're in Universal or Greenwich Time, so that's approximately 5 hours 24

25

earlier. So this would be around noon.

1	But	January the 4th at noon you sent an email to Mr. Lewandowski, and it was	
2	about you copied Ms. Michael. Subject, "Tomorrow at 11:30 Confirmed," and you		
3	attach the \	White House entrance map.	
4	You	also sent Mr. Lewandowski a WAVES link and asked him about parking on the	
5	complex.		
6	Doy	you remember Mr. Lewandowski coming to the White House on January the	
7	5th?		
8	А	I do not.	
9	Q	Okay. Do you remember sending this email to Mr. Lewandowski so that he	
10	could come	to the White House on the 5th?	
11	Α	I do not.	
12	Q	Do you have any recollection of why you were emailing Mr. Lewandowski on	
13	January 4th?		
14	Α	To grant him access into the White House, it looks like.	
15	Q	What's your understanding of why he was coming?	
16	Α	I'm not sure.	
17	Q	It looks like this email responded to or was a forward from Ms. Michael,	
18	saying to M	Ir. Lewandowski that "Austin will send you a WAVES link."	
19	Doy	you remember Ms. Michael asking you to help arrange a meeting for	
20	Mr. Lewandowski?		
21	Α	No, I do not.	
22	Q	Do you remember Mr. Lewandowski meeting with the President on January	
23	the 5th?		
24	Α	No, I do not.	
25	Q	Do you remember whether the President ever spoke to Mr. Lewandowski	

1	during the	period that you worked in the White House, in specifically November 2020
2	through Jar	nuary of 2021?
3	Α	No, I do not.
4	Q	Do you remember ever talking to Mr. Lewandowski?
5	Α	No, I don't.
6	Q	If we can go to exhibit 2, please.
7	Can	you see exhibit 2 there, Mr. Ferrer?
8	Α	Just the top of the email, yes.
9	Q	Perfect. So that's an email at the top from Joanna Miller to you directly,
10	asking or	excuse me the subject line is, "Forward, can you send me the report from
11	Peter?" and	attaching "The Art of the Steal" looks like, twice, one in a Word format and
12	one in a PDF format.	
13	Doy	you remember receiving this email from Ms. Miller?
14	А	No, I don't remember receiving this email.
15	Q	Do you remember anything about the report that she's talking about, "The
16	Art of the Steal," which I'll represent to you is a report that at least Mr. Navarro was	
17	involved in drafting, along with Ms. Miller?	
18	А	Not at all.
19	Q	Do you remember the President asking you for any documents or
20	information from Ms. Miller or Mr. Navarro?	
21	Α	No, I do not.
22	Q	Do you remember Ms. Michael asking you to obtain Mr. Navarro's report fo
23	any reason	?
24	А	No, I do not.
25		BY CONTROL OF THE STATE OF THE

1	Q	Do you know why Ms. Miller forwarded this email to you?
2	Α	I have no clue.
3	Q	Do you remember if you did anything with after she forwarded you this
4	email?	
5	Α	No, I don't.
6	Q	Had you interacted with Joanna Miller before, or is this the first time you'd
7	ever receive	ed an email from her?
8	Α	I don't know who she is, so I don't think I've ever interacted with her.
9	Q	Do you remember talking to Molly Michael, asking her what this email was
10	about and v	why you might've received it from Ms. Miller?
11	Α	No, I don't.
12		BY Market State of the State of
13	Q	If we can go to exhibit 2a. This is one of the attachments to this email.
14	If yo	ou scroll down, it says "The Art of the Steal, Volume Two of the Navarro
15	Report."	t's dated January the 5th, 2021.
16	Doy	you remember ever seeing this document before?
17	Α	No, I do not.
18	Q	Do you remember ever reading this document?
19	Α	I don't remember reading the document, nor do I think I read the document
20	Q	Do you know who Peter Navarro is?
21	Α	Just as a colleague.
22	Q	What did he do in the White House?
23	Α	I don't remember his title. He was an assistant to the President and
24	director of	trade and manufacturing, maybe.
25	Q	Did you ever talk to him about anything with respect to the election or

1 January 6th? Α 2 Absolutely not. 0 Do you remember him sending you anything related to the election? 3 Α No, I don't. 5 Q Do you ever remember hearing anything about what Mr. Navarro was doing related to the election? 6 7 Α No, I don't. 8 Q And when I ask you those questions, just so you're aware, I know in court 9 hearsay is not really a favorable thing, but here it's okay. So even if you heard about 10 what Mr. Navarro was doing from somebody else, that's okay, and we're asking for that 11 specifically as well. Do you understand that? I do understand that. 12 13 Q Okay. 14 Do you know whether Mr. Navarro ever met with President Trump about the election? 15 Α I don't. 16 17 Do you know if Mr. Navarro ever met with President Trump about January 6th and the joint session of Congress? 18 Α I don't know. 19 20 All right. We can go to exhibit 3, please. 21 This is an email. And can you see that, Mr. Ferrer? 22 Α I can. 23 All right. So this is the email from Ross Worthington. Same time limitations there. So this is actually sent on January the 5th at around 7:46 p.m. -- at 24 25 least that's my understanding -- and Ross Worthington is sending you directly and

- 1 Ms. Porter an email, copying the staff secretary, Ms. Michael, Mr. Gabriel, Stephen Miller,
- and Mr. Haley, with the subject line, "11 a.m. Speech," along with the attachment "Save
- 3 America March."
- 4 Then in his email, he says, "Draft attached -- please confirm receipt and delivery.
- 5 Thank you."
- And he's responding to an email, if you scroll down just a little bit, from you on
- 7 January the 5th at 7:40 p.m. And you sent this email to Mr. Haley, Ms. Porter,
- 8 Mr. Worthington, and Ms. Michael. Subject, same thing, "11 a.m. speech," and you say,
- 9 "Checking in. Any chance we can get it before 8?"
- 10 Do you recall this exchange that you had with Mr. Worthington and others about
- 11 the speech?
- 12 A No, I do not.
- 13 Q You don't recall anything about an exchange with respect to the President's
- speech that he was expected to give the following day?
- 15 A No, I do not.
- 16 Q Okay. And sitting here looking at it, does this refresh your memory at all
- about an exchange you had with these folks, people on the Presidential speechwriting
- team, about his speech scheduled for the 6th at the Ellipse?
- 19 A No, it does not.
- 20 Q Who is Mr. Haley?
- A He's a member on the speechwriting team.
- 22 Q Who is Mr. Worthington?
- 23 A Also a member of the speechwriting team.
- 24 Q If you go all the way to the bottom of this exhibit, exhibit No. 3, this is the
- 25 first email in the chain that we have -- again, this one's from you -- around 5 o'clock,

1	saying	g, "Vin	ce and Ross is a draft available for POTUS' speech tomorrow a.m.? Thank
2	you!	Aust	in."
3		Do y	ou remember asking the speechwriting team for a draft of the President's
4	speec	h the	next day, on the 6th?
5		Α	No, I don't.
6		Q	Based on this email exchange, it seemed like getting the speech ready and
7	togeth	ner be	fore 8, per your request, was pretty important. You don't remember
8	anyth	ing at	all about the President's preparing the President's speech on January the
9	5th?		
LO		Α	No, I do not.
11			ву при
L2		Q	Do you remember why you were asking for a copy of the speech?
L3		Α	No, I don't.
L4		Q	Would it be for you to personally review it?
L5		Α	No.
L6		Q	Do you think you would've given it to someone?
L7		Α	Aside from the President, no.
L8		Q	Do you think you likely gave the copy of the speech to the President that
L9	night,	on th	e 5th?
20		Α	I don't remember receiving the speech on the night of the 5th.
21		Q	Well, if you look at the first, the top email, you can see that Ross
22	Worth	ningto	n does send you a Save America March.docx attachment. Do you see that?
23		Α	I do see that. And do you know if I confirmed receipt and delivery?
24		Q	You might have. I can tell you that if you go to exhibit 3 is a copy of the
) 5	speed	h.	

1	Α	Got it.
2	Q	Are you saying you might not have received it?
3	Α	I don't remember receiving it that night.
4	Q	Okay.
5	Α	Especially if it was at 1 a.m. on the morning of January 6th.
6		BY
7	Q	And that's a time issue that we talked about earlier, so this actually came
8	through at	around 7:45.
9	Α	7:46. Got it.
10	Q	Yep.
11	Let	me ask you this, Mr. Ferrer. The attachment is called "Save America March."
12	Do you kno	w what the Save America March is?
13	Α	No, I don't. I presume it's the Ellipse rally on the morning of the 6th.
14	Q	Why do you presume that?
15	Α	Given the time stamps. I don't know if the President had any other
16	speaking er	ngagements that morning.
17		BY STATE OF THE ST
18	Q	In your email if you go back to the email exchange you had asked to get
19	the speech	before 8. Do you remember why you would want to get the speech before
20	8 p.m.?	
21	Α	No.
22	Q	Do you think it would be before the President went up to the residence?
23	Α	I'm not sure.
24	Q	Would it be to would you need to have I'll say this. Did the President
25	have mater	ials prepared for him I think we discussed maybe briefing materials each

1	morning or	most mornings?	
2	А	Did he have materials prepared for him in the morning?	
3	Q	Yeah, that you would help compile, that would be	
4	А	No, I would not	
5	Q	you know, on his desk?	
6	Α	No, I would not help compile the materials.	
7		BY CONTROL :	
8	Q	And I don't know if asked you this, but do you remember the	
9	President a	sking you for a copy of his speech the day before he was supposed to give it on	
10	January 6th	?	
11	А	No, I don't.	
12	Q	Separate from this email, do you remember any discussions at the White	
13	House on January the 5th about the President's speech and what was going to be		
14	expected o	f the President's speech the next day?	
15	А	No, I don't.	
16	Q	Do you remember the President offering any suggestions for what he	
17	wanted to say in his speech the next day?		
18	А	No, I don't.	
19	Q	Do you remember Dan Scavino ever offering suggestions about what the	
20	President would say the next day?		
21	Α	No, I don't.	
22	Q	Do you remember Mr. Miller Stephen Miller or Mr. Worthington or	
23	Mr. Haley e	ever discussing what the President would say in his speech on January the 6th?	
24	Α	No, I don't.	
25	Q	Do you remember ever receiving different versions of the speech that the	

1	Preside	ent ga	ive on	or was supposed to give, excuse me on January the 6th?
2		Α	No, I do	o not.
3		Q	Okay.	If we can go to exhibit No. 4, please.
4		So w	e under	stand that the President met with a number of people from the
5	commi	unicat	tions or	press shop on the evening of January the 5th. Do you remember the
6	people	in th	e press s	shop or communications office meeting with the President that
7	evenin	g?		
8		Α	I don't	know if this is a meeting. And I don't remember, aside from looking
9	at this	photo	o, who tl	hese people are.
LO		Q	Okay.	Fair enough. We don't need to call it a meeting as in, like, a
l1	schedu	ıled m	neeting,	but there's a gathering. And I'll represent to you that this happened
L2	on the	even	ing of Ja	nuary 5th.
L3		So do	o you re	member the press people or communications people gathering with,
L4	meetin	ig, wh	natever y	you want to call it, with the President in the Oval Office on January the
L5	5th?			
16		Α	No. B	But this looks very similar to what a photo line drop by would look like.
L7		Q	What d	loes that mean?
L8		Α	People	would step in very quickly to the Oval, get a quick photo with the
L9	Preside	ent, a	nd leave	e out the other door.
20		Q	Did you	have anything to do in getting the press people or communications
21	people	into	the Ova	on January 5th for a photo line or any other reason?
22		Α	No. N	Not that I recall.
23		Q	Now, y	ou can see that the door directly in the middle of the picture there is
24	open.	We'	ve hear	d from various people that the President wanted it open that night,

and he was listening and could hear people outside on the Mall or otherwise in Freedom

1 Plaza and the gatherings that were happening. Do you remember the President ever doing any of that, opening the door, 2 3 listening to what was going on outside on January the 5th? 4 Α No, I don't. 5 Q Do you remember people talking about that? Α No, I don't. 6 7 Okay. We understand that the President specifically asked people from Q 8 outer Oval to do that, to come in, open the door and listen to what was happening. You 9 don't know anything about that? You never heard anything about that? Α That's correct. 10 11 Q Do you remember anything that the President did on January the 5th? Α On January 5th, no. 12 Do you remember seeing the President on January 5th? 13 Q 14 Α No. Do you remember hearing anything about planning or getting ready for the 15 Q Ellipse rally that would take place the next day? 16 17 Α No, I don't. Q 18 Okay. 19 Do you remember if you were in the office that day, meaning 20 the office being the White House? 21 The Witness. What day was January 5th? Tuesday? 22 23 Tuesday. The <u>Witness</u>. I presume I was in the office, but I really don't know. 24 BY 25

1	Q	Do you remember ever talking to the President about January 6th	
2	beforehand?		
3	Α	No, I don't.	
4	Q	Did you have any role in helping to plan or coordinate or prepare for the	
5	President's	appearance at the rally on January the 6th?	
6	Α	No.	
7	Q	We understand that the day before the Vice President is in the West	
8	Wing so t	hat would've been Monday and meeting with the President.	
9	Doy	you remember the Vice President coming to the White House in the days	
10	leading up	to January the 6th?	
11	Α	No, I don't.	
12	Q	Do you remember anybody with his staff, the Vice President's staff, coming	
13	to the Whit	e House in the days leading up to January 6th, so Marc Short, Greg Jacob,	
14	anybody?		
15	Α	No, I don't.	
16	Q	Do you remember anybody at all coming to the White House to meet with	
17	the President about the joint session of Congress or his appearance on the Ellipse in the		
18	days before	e January the 6th?	
19	Α	No, I don't.	
20	Q	I assume it takes a large team of people to put on an event like this and get	
21	the Preside	nt to an offsite location to give a speech. Is that right, it takes more than,	
22	say, two or	three people to do that, correct?	
23	Α	That's correct.	
24	Q	Okay. Do you remember anybody who was involved in that effort to get	
25	the Preside	nt to the rally or planning to get the President to the rally on January 6th?	

Α No, I don't. 1 2 Q As you sit here today and thinking back on it, who would be the people who would be responsible for that, based on your experience working in the White House? 3 I don't recall. 4 Α 5 Q Do you know the name Bobby Peede? Α I know the name. 6 Do you know the name Max Miller? 7 Q Α Know the name. 8 9 Q Would they have any involvement typically in offsite events that the 10 President would speak at? 11 Α I'm not sure. What about Ms. Michael, personal secretary to the President, would she 12 help get him briefing materials or papers or draft speeches for offsite events where he 13 14 would attend and speak at? Α I'm not sure. 15 Q You never saw that? 16 Α No, I don't recall seeing that. 17 All right. If we can go to exhibit No. 5, please. 18 Q This is an email from Ms. Michael on January the 6th -- again, time stamp issue, 19

This is an email from Ms. Michael on January the 6th -- again, time stamp issue, this is at 2:51 a.m., so this actually, I guess that would've been, what, 9 or 10 the night before -- sent to the staff secretary email address as well as you, copying the duty usher, with the subject, "Forward: Final letter to Vice President Pence," and attaching a document called "Pence docs 01-05-21," a PDF.

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Ms. Michael says in this email to you and others, "Also adding this to the early morning (if possible) list. If we could please print this for POTUS tomorrow morning,

1	that would be great!"		
2	So my first question is, is just generally, do you know what Ms. Michael is referring		
3	to when she uses the word "early morning list"?		
4	A I do not.		
5	Q Are you aware of any effort on any day you worked in the White House		
6	between November and January 5th to get materials ready for the President first thing		
7	the next morning?		
8	A No, I'm not aware.		
9	Q There's no briefing binders or packages that would go up nightly or		
10	semi-regularly for the President about his day's activities the next day?		
11	A Not during that time. At least not from me.		
12	Q Okay. So now this email specifically, if we go to exhibit 5a, let you take a		
13	look at that, but this came from somebody named Doug Mastriano, and it was a letter		
14	dated January 5th to Vice President Pence. Talks about various election purported		
15	irregularities and issues.		
16	And he asks the Vice President "to comply with our reasonable request to afford		
17	our nation more time to properly review the 2020 election by postponing the		
18	January 6th." Opening and counting of electoral votes for at least 10 days.		
19	And then if you go to page 2 of this exhibit, and continued on to page 3, there are		
20	a number of State legislators from Pennsylvania, Georgia, Arizona, Wisconsin, and		
21	Michigan who are listed.		
22	Do you recall ever receiving this email from Ms. Michael, which included a letter		
23	from a State senator, about the joint session of Congress?		
24	A I do not.		
25	Q Do you know who Doug Mastriano is?		

1	Α	No, I do not.
2	Q	You never heard of him before?
3	Α	No. I've just heard the name, but I have no clue who he is.
4	Q	Where did you hear the name?
5	Α	When it was just mentioned. I believe you said State senator.
6	Q	That's right. You never heard the name Doug Mastriano before I just
7	mentioned	it?
8	Α	No, I had, and it just rung a bell, but I have no clue who he is.
9	Q	Okay. When did you first hear it before now?
LO	Α	Don't remember.
11	Q	Do you remember hearing it when you worked in the White House?
L2	Α	No.
L3	Q	So Ms. Molly Michael sent this directly to you and the staff secretary. Why
L4	would Ms. I	Michael send a letter from State senators and State legislators to you,
L5	Mr. Ferrer?	
L6	Α	I'm not sure.
L7	Q	Do you remember doing anything with letters drafted to Mike Pence but
L8	that were s	ent to you or Ms. Michael or anybody else in the President's team?
L9	Α	No, I do not.
20	Q	If you go to exhibit 5a, page 4. This is included with the letter that we just
21	looked at.	And it's a report that includes an image of Mr. Zuckerberg. It says, "Bought
22	and Sold fo	Big Tech Gold."
23	And	the bottom shows that it was at least put out with coordination with The
24	Amistad Pro	oject, including written by a man named Phill Kline.

Did you ever hear of The Amistad Project?

1	А	Never.
2	Q	Have you ever heard the name Phill Kline?
3	Α	No.
4	Q	Do you remember ever seeing this report?
5	Α	No.
6		BY
7	Q	So when Ms. Michael is asking to "please print this for POTUS," do you think
8	that would	be directed to you or the staff secretary or someone else?
9	Α	I don't remember.
10	Q	Okay. Do you remember ever printing documents for the President to put
11	on his desk	in the morning?
12	Α	No, I don't.
13	Q	Would Ms. Michael do that, to the best of your knowledge?
14	Α	I'm not sure.

1	
2	ВУ
3	Q All right. Let's go to exhibit No. 6, please.
4	Can you see exhibit No. 6, Mr. Ferrer?
5	A I can.
6	Q All right. So this is an email from Ms. Michael directly to you. Nobody
7	else is included on this one.
8	And if you go down just a bit, and .
9	This is from Maria Ryan to Molly Michael. That's what she sends ultimately to
10	you. And the subject line is "AZ House - Resolution to Reclaim Electors." And there
11	other information on the filing as well.
12	Ms. Ryan asks Molly to "print for POTUS and share with VP at breakfast meetin
13	And then Ms. Michael sends it to you.
14	It says, "One of many email attachments to have on POTUS desk after he return
15	all with," quote, and in capital letters, 'FROM RUDY,'" unquote.
16	Do you know who Maria Ryan is?
17	A No, I do not.
18	Q Have you ever heard that name before?
19	A I have not.
20	Q Okay. Her email address is from an email ending in @giulianipartners.
21	Do you know who Mr. Giuliani is?
22	A Only by name.
23	Q Did you ever talk to Mr. Rudy Giuliani?
24	A Maybe if he was in the White House. I don't remember.
25	O Do you remember him being in the White House?

1	А	No, I don't.	
2	Q	You don't remember ever seeing Mr. Rudy Giuliani in the White House	
3	between No	ovember of 2020 and January of 2021?	
4	Α	No, not during that time.	
5	Q	So Ms. Michael instructs you there's nobody else on this email it says,	
6	"One of ma	ny email attachments to have on POTUS desk after he returns," with that	
7	"FROM RUI	",YC	
8	Doy	you remember receiving this?	
9	Α	No, I don't.	
10	Q	Do you remember Ms. Michael at any point on January the 6th asking you to	
11	compile information to put on the President's desk after he returned from the rally on the		
12	Ellipse?		
13	Α	No, I don't remember that.	
14	Q	Okay. And since you're the only person on this email, would you have	
15	followed he	er instruction to print out and put it on the President's desk when he got back?	
16	Α	Again, I don't remember receiving this email.	
17	Q	Do you ever remember not following her instructions to do something like	
18	this?		
19	А	I'm not sure.	
20	Q	Is there any reason, as you sit here today, to think that you did not do what	
21	Ms. Michae	el asked in this email?	
22	А	Yeah. If I missed the email. Again, I don't remember receiving this.	
23	Q	Seems like you don't remember receiving a lot of the emails or anything that	
24	we've gone over so far, but that this was, you know, the email address where you're		
25	receiving information.		

1	So, again, I'll just ask, other than not receiving this email, is there any reason that		
2	you can think of that you wouldn't have followed Ms. Michael's instructions to print this		
3	out and pu	t it on the President's desk?	
4	А	No, I don't.	
5		ВУ	
6	Q	On the email, it says "One of many email attachments to have on POTUS	
7	desk after l	ne returns."	
8	Do	you know where the President was?	
9	Α	Is this time stamp correct?	
10	Q	No. I believe it's off around 5 hours. So she would've sent this in the	
11	morning, so around 9:30 a.m. on the 6th.		
12	Α	Then I don't know. Then I don't know where the President was.	
13	Q	Okay. Do you remember if he was in the Oval Office at that time?	
14	Α	Don't remember.	
15	Q	Don't remember if he was in the residence?	
16	Α	I don't remember where the President was during that time.	
17	Q	Do you remember if you were in the White House by 9:30 in the morning or	
18	the 6th?		
19	Α	No, I don't remember.	
20	Q	Do you remember what time you got into the and we'll get into this	
21	more but	do you remember what time you got into the White House on January 6th?	
22	Α	No, I do not.	
23		BY	
24	Q	In this email, Ms. Ryan says, "Please print for POTUS to share with VP at	
25	breakfast meeting."		

1	Do you remember whether the President was scheduled to have a breakfast		
2	meeting with	the Vice President on January the 6th?	
3	A	No, I do not.	
4	Q	Do you ever remember hearing any discussions about the possibility that the	
5	President wo	uld have a breakfast meeting with the Vice President on January the 6th?	
6	A	No, I do not.	
7	Q	All right. I'll stop there and see if anybody has any further questions.	
8		BY	
9	Q	if you go could go up?	
10	So the	attachment refers to, "Resolution to Reclaim Electors." Do you know	
11	what that refers to?		
12	A	No, I do not.	
13	Q	Did you ever hear anyone in the White House talk about reclaiming electors?	
14	A	No.	
15	Q	Ever hear anyone in the White House talk about working with State	
16	legislators to	pass resolutions pertaining to electors?	
17	Α	No.	
18		Just to follow up on that, do you remember any discussions at all	
19	about elector	al college electors in the period between November 2020 and January 2021	
20	from inside th	ne White House? Not talking about news or public reporting.	
21	The <u>W</u>	<u>/itness.</u> No, I do not.	
22		All right. We've been going about an hour and 40 minutes.	
23	think now wo	uld be a good time for a brief break.	
24	Mr. Fe	errer, would a 5-minute break sound good?	
25	The <u>W</u>	itness. Sure, if you guys would like to take a break.	

1		N	∕Ir. Benson, is that enough time?
2	Mr.	Benson. S	ure.
3			Okay. Then let's go off the record for a brief break.
4	[Red	ess.]	
5		L	et's go back on the record. It's 11:48. And we're resuming the
6	deposition	of Mr. Austi	n Ferrer.
7		ВҮ	
8	Q	So I want t	to talk to you now about day of January 6th.
9	Wer	e you aware	e that the President was going to be speaking at the Ellipse on
10	January the 6th?		
11	А	I believe s	0.
12	Q	When did	you first learn about it?
13	Α	I don't ren	nember.
14	Q	What did y	you expect to happen on January the 6th, as far as the President's
15	speech on the Ellipse?		
16	А	I had no ex	xpectation.
17	Q	And I belie	eve you mentioned that you never talked to the President about
18	what he expected or what he planned for the 6th. Is that right?		
19	А	That's cor	rect.
20	Q	Do you rei	member talking to anybody else in the White House about the
21	President's	appearance	at the Ellipse to speak on January the 6th?
22	Α	No, I do no	ot.
23	Q	Did you kr	now that the Vice President was going to be at the Capitol to
24	preside over the joint session of Congress on the 6th?		
25	А	No, I don't	t remember.

1	Q	Were you aware that the Congress would be meeting in a joint session that		
2	day?			
3	Α	No. Again, I don't remember.		
4	Q	Prior to January 6th, did you ever hear the President say that he wanted to		
5	go to the Ca	Capitol on the 6th?		
6	Α	No. And I don't know if I heard it on January 6th.		
7	Q	Okay. Did you ever hear the President say that he wanted rally attendees		
8	to go to the	go to the Capitol on January the 6th?		
9	Α	Can you repeat the beginning part of the question, please?		
10	Q	Yeah. Did you ever hear the President say that he wanted rally attendees		
11	or proteste	or protesters, people who gathered in Washington, D.C., to go to the Capitol on January		
12	the 6th?			
13	Α	No, I don't remember hearing that.		
14	Q	Do you remember any concerns that there could be violence on January 6th		
15	in Washington, D.C.?			
16	А	What was the beginning part again? Sorry.		
17	Q	Did you ever hear any concerns or discussions about potential violence on		
18	January 6th in Washington, D.C.?			
19	Α	No, aside from news outlets.		
20	Q	Okay. Did you ever hear concerns or discussions about violence between		
21	protesters and counterprotesters in Washington on January the 6th?			
22	Α	No, not aside from major news outlets.		
23	Q	Do you remember hearing those types of things, about violence or clashes		
24	between protesters and counterprotesters, did you hear that on the news before			
25	January 6th or afterwards?			

Α I don't remember. 1 Do you remember how -- or, excuse me. Let me rephrase this. 2 Q 3 Do you know how it was decided -- terrible question. I'm going to start over for a third time. 4 5 Do you know who decided who would be speaking at the rally on the Ellipse on January the 6th? 6 7 Α No, I do not. 8 Q Do you remember any meetings or conversations about who would be 9 speaking at the rally on the 6th? Α 10 No. 11 Can we go to exhibit 37, please? So exhibit No. 37 is an email from you on January the 4th, it says at 4:58 p.m., 12 though likely 5 hours earlier, to haileycbraun blind copying Molly Michael. 13 14 It says, "Link for today @t 3:30," with an attachment of a White House entrance map. And then you say, "Hi Katrina, here's a link to submit vitals. Also attached is an 15 entrance map. Thank you! Austin." 16 Do you know who Katrina Pierson is? 17 Α No, I don't. 18 Q Do you know who the person you're emailing in this email at exhibit No. 37 19 20 is? 21 Α No, I don't know a Hailey C. Braun. Okay. Do you know who Katrina is? You addressed it as, "Hi Katrina." 22 Q Α No, I don't. 23 Do you know why you sent this email and blind copied Molly Michael on 24 Q 25 January the 4th?

1	Α	No, I don't remember why. It looks like to have a Katrina submit vitals.	
2	Q	Do you remember any meetings between the President and anybody else	
3	about plant	ning for the rally on the Ellipse that took place or was scheduled to take place	
4	on January	4th before or, excuse me after you sent this email?	
5	Α	No, I do not.	
6	Q	Did you ever hear anybody in the White House express concerns about	
7	particular p	eople who were considered speakers for the event on January the 6th?	
8	Α	No, I don't remember discussions about the event on January 6th.	
9	Q	Do you remember anybody talking about a person named Ali Alexander in	
10	the days leading up to January the 6th?		
11	Α	No, I do not.	
12	Q	Do you remember ever hearing anybody talk about somebody named Alex	
13	Jones?		
14	Α	No, I do not.	
15	Q	Do you remember hearing anybody talk about Roger Stone?	
16	Α	No, I do not.	
17	Q	Do you know whether any of those people I just mentioned Ali Alexander,	
18	Alex Jones,	or Roger Stone ever came and met with White House employees in	
19	December of	or January in that time frame?	
20	Α	No, I do not know.	
21	Q	Do you remember ever WAVEing them in, to use that term, of clearing them	
22	through the White House?		
23	Α	I do not remember doing that. If I did do it.	
24	Q	Going into January 6th, do you recall any meetings or conversations about	
25	the Vice President's role or authority during the joint session of Congress?		

Α No, I don't. 1 2 Q Were you aware that there was a disagreement between the President and 3 the Vice President in the days before January the 6th? 4 Α Not aside from hearing it from major news outlets. 5 Q And do you remember hearing that at the time or after January the 6th? I don't remember. Α 6 7 Okay. What do you remember hearing about that? Q Α I don't remember hearing about it aside from just a lot of chatter, which was 8 9 not uncharacteristic during my entire three and a half years at the White House. 10 Okay. And I'll note that Mr. Aguilar has just joined us. 11 Thank you for being here, Mr. Aguilar. Mr. Aguilar. Good morning. 12 Good morning. 13 BY 14 So the chatter you just mentioned, what do you mean by -- when you use 15 the word "chatter"? 16 17 It was not unusual for the media to put members of the administration at odds, whether it was true or not. 18 Q Okay. And do you remember hearing any discussions in the White House 19 20 at all about whether this reported disagreement between the President and Vice President was true? 21 22 Α No. Q All right. On January 6th, what time do you remember getting to the White 23 House? 24 Α I don't remember getting to the White House that morning. 25

1		Q	You were at the White House on January the 6th, though, right?
2		Α	I was.
3		Q	All right. And earlier you mentioned that you'd typically get there around
4	7:30, s	omet	imes 8 in the morning, to kind of open up the West Wing. I'm paraphrasing
5	here.	But	do you remember doing that on the 6th?
6		Α	I was just opening up the outer Oval and the Oval Office areas, but I don't
7	remen	nber d	loing that, that morning.
8		Q	Do you remember being the first one or one of the first ones to arrive at the
9	West \	Ving 1	that day?
10		Α	No, I don't.
11		Q	When was the first time that you saw or spoke with President Trump that
12	day, January the 6th?		
13		Α	I don't remember.
14		Q	Do you remember seeing him in the morning before he left for the rally on
15	the Ell	ipse?	
16		Α	No, I don't.
17		Q	Were you working at your desk that day in the outer Oval Office?
18		Α	I'm sure I was at my desk a period of that day.
19		Q	Do you remember being there in the morning before the President left for
20	the ral	ly on	the Ellipse?
21		Α	No, I don't.
22		Q	Where else would you have been?
23		Α	Anywhere in the White House complex.
24		Q	Do you remember going anywhere else in the White House complex that
25	mornii	ng?	

1	Α	No.
2	Q	Do you remember any meetings or conversations that you had with people
3	in the White	e House that morning about the President's appearance and the rally on the
4	Ellipse?	
5	Α	No, I don't.
6	Q	Do you remember seeing Mr. Meadows that morning before the President
7	went to the	rally?
8	Α	No, I'm not sure I saw Mr. Meadows that morning.
9	Q	Do you remember seeing Ms. Michael?
10	Α	No, I don't.
11	Q	Do you remember seeing Mr. Luna?
12	Α	No, I don't.
13	Q	Do you remember seeing anybody at all that morning before the President
14	spoke at the	e rally on the Ellipse?
15	Α	No, I don't. Again, I traveled to the Ellipse on that morning, but I don't
16	remember	who I saw. It's a bit of a blur, not to mention it's been quite a few months.
17	Q	Are you aware of any meetings or phone calls that the President had on the
18	morning of	January the 6th?
19	Α	No, I'm not.
20	Q	And aside from specific people he may have met with or spoken to, do you
21	remember	whether the President, in fact, had any meetings or phone calls on the
22	morning of	January the 6th?
23	А	Not aside from what I've heard from major news outlets recently.
24	Q	Did you help him make any phone calls that morning before he left for the
25	rally on the	Ellipse?

- 1 A I don't remember.
- 2 Q Did you receive any phone calls for him that morning before he left for the
- 3 rally on the Ellipse?
- 4 A No, I don't remember.
- 5 Q Okay. Let's pull up exhibit No. 7, please.
- 6 All right. Can you see exhibit No. 7 there, Mr. Ferrer?
- 7 A I can.
- 8 Q All right. So at the top of that, it says "The Daily Diary of President Donald
- 9 J. Trump." And I'm not -- first I'm just going to ask you generally, not about this
- document, but do you recognize what this document or documents like it are, meaning
- 11 "The Daily Diary"?
- 12 A No, I don't.
- 13 Q Have you ever seen a daily diary before we sent this one to you?
- 14 A No.
- 15 Q But you do know that there was a daily diary for the President, you just had
- 16 never seen it? Is that right?
- 17 A No, that's not right. I would compile some documents, send it to the White
- 18 House diarist. And, again, I have no clue what she did with them.
- 19 Q Okay. At 8:34 that morning -- it's the third entry -- it says the President
- 20 spoke with Mr. Kurt Olson.
- 21 Do you know who Mr. Kurt Olson is?
- A No, I do not.
- 23 Q At 8:37, it says the President spoke with Steve Bannon.
- 24 Do you know who Steve Bannon is?
- 25 A Only by name.

1	Q	Have you ever talked to Steve Bannon?	
2	Α	Never.	
3	Q	Have you ever seen him in the White House?	
4	Α	No.	
5	Q	Do you know what the President spoke to Mr. Bannon about that morning?	
6	Α	I have no clue.	
7	Q	It says the next entry is that the President spoke with Mr. Giuliani.	
8	Do y	ou know what the President spoke with Mr. Giuliani about that morning?	
9	Α	No, I do not.	
10	Q	At 9:16, which is four entries from the bottom of the first page, it says the	
11	President asked the operator to place a call to Senator Mitch McConnell.		
12	Do y	ou know why the President wanted to speak with Mitch McConnell that day?	
13	Α	No, I have no clue.	
14	Q	The President also apparently placed or tried to place calls to Representative	
15	Jim Jordan,	Senator Josh Hawley, which are the last two entries on the first page there.	
16	Do y	ou know why the President wanted to speak with any Members of Congress	
17	on the morr	ning of January the 6th?	
18	Α	No, I don't.	
19	Q	At 9:52, on page 2 of this exhibit it's the third entry from the top it says	
20	the Preside	nt spoke for about 26, 25 minutes, with Mr. Stephen Miller.	
21	Do y	ou know why the President spoke with Mr. Miller that morning?	
22	Α	No, I don't.	
23	Q	Obviously, Mr. Miller is part of the speechwriting team. Do you know if the	
24	President w	as working on his remarks for the rally on the Ellipse before he gave them on	

January the 6th?

1	Α	I'm not sure what the President was doing with the remarks, if he was doing
2	anything w	th the remarks.
3	Q	Do you know if the President ever offered any views, insights, suggestions,
4	edits to the	remarks that Mr. Miller and his team had drafted for him before the rally?
5	Α	No, not that I recall.
6	Q	All right. At 10:32, the President spoke with your outer office or outer
7	Oval office	mate, Mr. Luna.
8	Doy	ou know why the President spoke with Mr. Luna?
9	Α	No, I don't.
10	Q	Did Mr. Luna ever tell you about his communications with the President that
11	morning?	
12	А	Not that I remember.
13	Q	All right. So it says here at the bottom of page 2, at 11:08, the President
14	went to the	Oval Office.
15	Doy	you remember the President coming down from the residence and going to
16	the Oval Of	fice around 11 a.m. on the morning of January 6th?
17	Α	No, I don't.
18	Q	Do you have any reason to doubt that that's true?
19	Α	Aside from the asterisk, I don't.
20	Q	At 11:11 a.m., it says the President met with Donald J. Trump Jr., Eric F.
21	Trump, Ivar	nka Trump, Lara Trump, Kimberly Guilfoyle, and Stephen Miller.
22	Doy	you remember any of those people being at the White House the morning of
23	January the	6th?
24	Α	No, I don't.

It's a fairly large gathering of the President's family.

1	Would you have had any role in setting up or arranging the President's meeting
2	with his family in the Oval Office that day?
3	A Not that I remember.
4	Q Was it unusual in your time, between November and January, for the
5	President to meet with all of those people in his family in the Oval Office?
6	A It wasn't usual or unusual. The President met with many people, including
7	his family.
8	Q We understand that that morning the President reached out to the Vice
9	President to speak with him.
10	Did you have any role in setting up the call that the President made to the Vice
11	President on the morning of January the 6th?
12	A No, I don't remember if I had a role in that.
13	Q Okay. Do you know that it happened, that the President reached out and
14	spoke with or tried to reach the Vice President that morning?
15	A No, I'm not sure if it did happen.
16	Q Do you know if Ms. Michael or, excuse me Mr. Luna had any role in
17	setting up that call?
18	A No, I'm not sure if that call happened or who had a role in it.
19	Q All right. If we can go to exhibit No. 8, please.
20	Can you see exhibit No. 8?
21	A I can.
22	Q All right. So this, in typewritten letters, says, "Private, Wednesday, Januar
23	6th, 2021."
24	Based on your experience working in the White House, what does this look like it
25	is?

1 Α The President's schedule. I can't see the full document, but the top half looks like a private schedule for the President. 2 3 0 And earlier you mentioned that part of your job you keep notes about the President's activities and calls on the President's schedule. 4 5 Is that the same type of schedule that we're looking at here? That's correct. Α 6 7 You see at the top there's a bunch of handwriting in blue, the first of which Q 8 has an apparent time stamp of around 11:10. 9 Do you recognize that handwriting? 10 Α That's my handwriting. 11 Q And tell us about these notes that you were taking. I was trying to document, looks like at 11:10, that Eric, Don, Kimberly, 12 Ivanka, chief of staff, Eric Herschmann, and General Kellogg, looks like they may have 13 14 walked into the Oval Office. Do you remember that happening? 15 Q Α No, I don't. 16 Q You have no recollection at all of those people going in as reflected by your 17 note? 18 Α No, I don't. 19 20 Q And why did you take that note? Again, it wasn't unusual for me to try to capture, if I had a lot of free time, 21 22 was doing nothing at my desk, to capture entrance into the Oval Office. Q 11:17, it says "c with Sen. Kelly Loeffler." Tell us about that note. 23 Yeah. The c, then w slash, Senator Kelly Loeffler, looks like would've been a 24 Α

call starting at 11:17, presumably ending around 11:20.

- 1 Q And how do you know that that happened?
- 2 A I don't know if it did happen. I'm just going according to what I wrote.
- 3 Q Would you have written something down that didn't happen?
- 4 A No, I can't imagine I would.

1		
2	[12:06 p.m.	.]
3		BY Control of the second secon
4	Q	And how would you know the time when it started and ended?
5	Α	There was a red button on my phone, and if I had the President's line in my
6	phone, whi	ch I think I did or if I did, I actually don't remember if I did or not, but I could
7	tell on Moll	ly's line if the President was on the phone. So that's why I put around 11:20.
8	Looks like I	might have glanced over at that time. If I didn't see a red button on the
9	President's	line, means I presumed that the call was over.
10	Q	How did you know who he, being the President, was talking to, in this case
11	Senator Kel	lly Loeffler?
12	Α	I couldn't have been certain.
13	Q	What kind of information would you rely on to have that information to at
14	least take n	notes of it?
15	Α	Looks like at 11:17, somebody must have patched a call, at that time, I would
16	have thoug	ht was Senator Loeffler. And then, again, I don't know what happened
17	between th	nose 3 minutes, whenever I came back, looked at the clock around 11:20, the
18	President w	vas no longer on the phone. I assumed he ended his call with Senator Kelly
19	Loeffler.	But again, I'm not sure.
20	Q	Did you have any role in connecting the President with Senator Loeffler?
21	Α	I don't remember.
22	Q	Do you remember whether you listened to the call that the President had
23	with Senato	or Loeffler?
24	Α	No, I don't remember.
25	Q	It says that at 11:20, using that same notation, I assume that means call with

1	the Vice Pre	sident. Is that right?	
2	Α	That's correct.	
3	Q	Okay. What do you remember about that?	
4	Α	I don't remember anything about that.	
5	Q	What makes you think that there was a call with the Vice President at 11:20?	
6	What inforr	nation would you have had that you relied on to take this note?	
7	А	I don't remember.	
8	Q	So none of the events here that are reflected by your notes do you	
9	remember a	as you sit here today?	
10	Α	No, I do not.	
11		BY seemed to the seemed to	
12	Q	Would listening, overhearing the President speak, would that help inform	
13	who he was talking to?		
14	Do y	ou remember ever hearing him address the person on the other line, and, so	
15	you're like,	Oh, that must be so and so, and write it down?	
16	Α	No, I would not do that.	
17	Q	Okay. So would it be either you helped place the call, or someone told you,	
18	that could b	e a way how you knew who he was speaking to on the phone?	
19	Α	I don't remember.	
20	Q	When we were speaking about the call with Senator Kelly Loeffler, you said	
21	something a	along the lines of when you got back, you would have seen that the President	
22	wasn't on tl	ne phone anymore.	
23	Do y	ou remember leaving outer Oval or leaving your desk, and then seeing that he	
24	wasn't on tl	ne phone?	
25	А	No. I don't remember what I did between that 11:17 and 11:20 time.	

1	Q	Okay. So you could have been seated at your desk, you didn't necessarily
2	go somewh	nere?
3	А	Or I could have been gone.
4	Q	You just you don't remember?
5	Α	I don't remember.
6	Q	Okay.
7		BY
8	Q	You said earlier that you would take these kind of notes when you had a lot
9	of free time	2.
10	Did	you have a lot of free time the morning of the 6th?
11	Α	No.
12	Q	But you took the notes anyway, clearly, right that are reflected here on
13	exhibit 8?	
14	Α	I tried my best, as you can see. Didn't do you know, open parentheses
15	means I did	ln't capture it.
16	Q	All right. I'll represent to you, Mr. Ferrer, that these notes events, excuse
17	me, that ar	e reflected in your notes, are not included in the daily diary for January the
18	6th.	
19	Do	you remember whether you sent this document to the management the
20	records ma	nagement team that we discussed earlier?
21	Α	Sorry. Can you go back to the daily diary?
22	Q	Yeah. Of course. Please pull up exhibit No. 7.
23	А	Just stop at 11 yeah, 11:11.
24	Q	Yeah.
25	А	Okay. Is there no mark on 11:20?

1	Q So 11:11, it does have some entries of people in the Oval, but it does not
2	include, for example, General Kellogg or Eric Herschmann.
3	At 11:17, it just says the President spoke with an unidentified person. And then
4	there's no entry for 11:20.
5	So do you remember whether you sent these notes that you took to the records
6	folks following the events of January the 6th?
7	A I don't remember what I did with those notes.
8	Q Were you ever asked not to send these notes that we're looking at in
9	exhibit 8 to the records or the folks or the diarist that we talked about earlier?
10	A No, not that I remember.
11	ВУ
12	Q Can we go real quick back to exhibit 8?
13	Mr. Ferrer, at the top, if you see below 11:10, it looks like a half like an open
14	parentheses. I'm not sure.
15	Is that what that looks like to you?
16	A The document cuts off, at least at my end.
17	Q Yeah. It does on ours too.
18	A It doesn't look like it captured it in full. So I have no clue. I can't even
19	confirm General Kellogg I have no clue what that means then.
20	Q Sorry. No clue what what means?
21	A What the open parentheses again, I don't know if General Kellogg was a
22	continuation of 11:10. I don't know why there's open parentheses there. But I believe
23	Mr. George says that I didn't send these. But at 11:11, it looks like those were
24	participants, at least most were captured by the diarist.
25	Q Yeah. There are a few, and we can compare that, are not listed, and

1	General Ke	llogg is one.	
2	But	I just had a question about that open parentheses, because it did look like	
3	something	was cut off, but I wasn't sure what that would be.	
4	Α	Yeah. I have no clue.	
5	Q	Okay. Thank you.	
6		ВУ	
7	Q	As far as the participants, one of them looks to be cut off at the top there,	
8	cos?		
9	ls th	at your notation for the Chief of Staff, Mr. Meadows?	
10	Α	I can't see the form notation. It would have been.	
11	Q	So if you used the letters "COS," you would have been referring to	
12	Mr. Meadows, at that period of time anyway?		
13	Α	I'm not sure. That's sounds that's a good assumption.	
14	Q	Okay. Is there anybody else you would notate as COS that you can	
15	remember	from your time at the White House?	
16	А	Not that I can remember, but I used abbreviations quite a bit.	
17	Q	Do you remember anybody else who used the abbreviation COS?	
18	Α	No, not that I remember.	
19	Q	So the call with the Vice President that's reflected in your notes here at	
20	11:20, we u	inderstand to have been I'll use my own words here but, tense, maybe	
21	somewhat	heated, a disagreement.	
22	Doy	you remember anything about any such conversation between the President	
23	and the Vic	e President the morning of the 6th?	
24	Α	No. I don't remember that call occurring.	
25	Q	Do you know what phone in the White House, whether it's a cell phone, the	

1	President's	desk line, or a phone that you or somebody else used to connect the
2	President w	vas used for his call with the Vice President at 11:20 that morning?
3	А	I have no clue.
4	Q	I am not aware of any other notes that looks to be the same handwriting
5	from Janua	ry 6th.
6	Doy	you remember taking any other notes about the President's activities or calls
7	on January	6th other than those reflected in exhibit 8?
8	А	No, I do not.
9	Q	Do you know why you didn't take any other notes during the day of
10	January 6th	other than those that are reflected in exhibit 8?
11	Α	No, I have no clue.
12	Q	Did anybody ask you not to take notes of the President's activities or calls o
13	January 6th	after these?
14	Α	No, not that I remember.
15	Q	So you said you went to the Ellipse. Tell us about that. When did you
16	leave? Ho	ow did you get there?
17	Α	I don't remember what time we left, and I got there via the motorcade.
18	Q	So you rode with the group of White House staffers that accompanied the
19	President to	o the Ellipse?
20	А	I don't remember who I rode with.
21	Q	Was the President in the same motorcade that you were in?
22	Α	He was in the same stream of vehicles, I presume.
23	Q	Were you in different car than the President?
24	А	l was.

What happened when you got there? Where did you go?

25

Q

1	Α	I don't remember.
2	Q	Okay. Did you go out and stand among the crowd in front of the stage to
3	be able to v	vatch the speeches?
4	Α	No, I did not. I don't remember where I went.
5	Q	Do you remember going to a tent where the President and his family, other
6	White Hous	se staff went?
7	Α	That jogs my memory, yeah.
8	Q	What do you remember about that tent?
9	Α	Not much at all. It's essentially what we call a hold space while the
10	President's	interacting in activities. It's where staffers, including myself, would have
11	held.	
12	Q	What was the President doing in that tent while you were holding?
13	Α	I have no clue. I don't know if the President was in the tent.
14	Q	Who were you talking to in that tent?
15	Α	I don't remember talking to anybody in the tent.
16	Q	Do you remember any discussions with the President's family in the tent
17	before the	President spoke at the rally on the Ellipse?
18	Α	Not for myself, no.
19		ВУ
20	Q	Why did you go to Ellipse rally?
21	Α	I was scheduled to be the President's body man that morning, and there was
22	a last-minu	te change, I believe, for me not to be the body man.
23	Q	Who served as the body man, to the best of your recollection, during the
24	Ellipse rally	?
25	Α	I think it was Nick, but I'm not sure.

1	Q	Okay. So did you fulfill some other function when you no longer were
2	going to se	rve as the body man?
3	Α	No, not that I remember aside from provide assistance to Nick if he needed
4	anything.	
5	Q	Do you remember providing assistance to Mr. Luna during the Ellipse rally?
6	Α	No, I don't.
7		BY CONTRACTOR OF THE PROPERTY
8	Q	How did you get back to the White House after the rally in the Ellipse?
9	Α	I don't remember, but I assume the White House motorcade.
LO	Q	Did you stay for the President's speech at the rally?
l1	А	I believe I left when the President left, but I don't remember when.
L2	Q	Did you listen or hear the President speak at the rally January 6th?
L3	Α	Not intently.
L4	Q	Did you hear parts of it?
L5	Α	No, not specifically.
L6	Q	Did you hear the part where he said, we're going to walk down Pennsylvania
L7	Avenue and	go to the Capitol?
L8	Α	No, I did not hear that part.
L9	Q	You don't recall hearing it, or you just did not hear it?
20	Α	I don't recall hearing it.
21	Q	Okay. What about the part where he said the President said, when fight,
22	we fight lik	e hell, and if you don't fight like hell, you're not going to have a county
23	anymore.	
24	Do	you remember hearing that?
25	А	No. I do not recall hearing any of the speech.

1		BY
2	Q	So we've heard from a lot of White House staff that after the President said
3	multiple tir	mes that he was going to go to Capitol, it caused a lot of people to chat about it
4	because th	ey were kind of surprised that the President would want to go to the Capitol?
5	Do	you remember having any conversations or hearing chatter in the tent that the
6	President v	vanted to go to the Capitol on the 6th?
7	А	No, I don't.
8		BY
9	Q	What about when you returned to the White House?
10	Did	you hear anything about the President saying he wanted to go to the Capitol
11	that day?	
12	А	No, not that I recall.
13	Q	Do you remember anybody making any plans or looking into whether it was
14	even possi	ble for the President to go to the Capitol on January 6th?
15	А	I do not.
16	Q	All right. So you returned to the White House with the motorcade, so far as
17	you recall;	is that right, Mr. Ferrer?
18	А	That's correct, as far as I recall.
19	Q	Where did you go when you got back?
20	А	I don't remember.
21	Q	Did you go to your desk?
22	Α	I'm not sure.
23	Q	Do you remember being at your desk in the afternoon of January the 6th at
24	all?	
25	Α	No, I don't.

1		Q	Okay. Where else would you have been?
2		Α	Any variety of offices in the White House. Could have been in the staff
3	secreta	ary's c	office, or I could have been at my desk. I don't remember that part of the
4	day.	Orlo	ould have been running errands around the White House.
5		Q	You don't remember anything about the afternoon of January 6th during
6	attack	on th	e United States Capitol?
7		Α	No, aside from it being just a pretty chaotic, busy day.
8		Q	All right. Let's talk about that.
9		Do y	ou remember being in the Oval Office at all on the afternoon of January the
10	6th?		
11		Α	No, I do not remember being in the Oval.
12		Q	Do you remember ever going into the dining room where the President was
13	sitting	durin	g the afternoon of January the 6th?
14		Α	I'm not sure if the President was seated back there, you know, and I
15	definit	ely do	on't remember being in there with him.
16		Q	You mentioned that you could have been in the staff secretary's office.
17		Why	would you have been there?
18		Α	Some of my closest friends work in the staff secretary's office where I
19	formal	ly wo	rked.
20		Q	Who is that?
21		Α	A variety of the colleagues.
22		Q	Could you identify them, please?
23		Α	Could have been Derek Lyons, could have been Madison Porter, Shane
24	Harris.		
25		Q	Mr. Lyons, we understand, had left the White House on December 19th.

1	Do	you remember that he was not there on the 6th, or do you think that he was
2	there?	
3	Α	No, now that you mention it, I think Derek was gone by that time.
4	Q	Okay. Do you remember talking to the other people, Ms. Porter and the
5	other indiv	idual you identified on the afternoon of the 6th?
6	Α	No. Again, that entire afternoon is a pretty big blur. I was just trying to
7	be helpful t	to see where I might have been.
8	Q	One thing you did say is that you remember it being chaotic. Please
9	describe w	hy you say that it was chaotic.
LO	Α	I would probably say that almost every single day working at the White
l1	House is in	credibly busy. Chaotic was just a stronger word because there was more
L2	major med	ia news attention. Obviously, United States was a sorry, the January 6th
L3	event was	a pretty, again, "chaotic" was the right word to use, event. So aside from
L4	that, it was	a pretty blurry day for me.
L5	Q	So certainly the event at the Capitol, chaotic, but how did that translate into
L6	chaos at th	e White House?
L7	Α	I don't think I said there was chaos at the White House. I just used that to
L8	describe ki	nd of what a blurry scene was like, similar to what the summer of 2020 was
L9	when those	e riots outside blurry in that sense that there's a lot, you know, commotion
20	on the new	rs, and that kind of feeds your adrenaline.
21	Q	Okay. So the news was kind of driving the mood of what was happening at
22	the White I	House; is that right?
23	Α	I don't know if it was driving the White House. I was strictly speaking of my
24	own emoti	ons and feelings witnessing January 6th similar to the summer of 2020, just like

any other, you know, extra commotion-filled day.

1	Q	kay. So it was just like another commotion-filled day at the White House,
2	nothing in pa	ticular that you remember that makes you say it was chaotic?
3	Α	don't like to speak to the White House in general terms. Again, I can only
4	speak of how	felt during that time.
5	Q	eah. Absolutely. No. And we don't want you to speak for any reason
6	other than w	at you saw and what you heard and experienced, but, of course, you, Mr.
7	Ferrer, were	omewhat unique in that not a lot of people worked at the White House,
8	and not a lot	f people were at the White House on January the 6th. So we're just trying
9	to understan	what you saw and what you heard.
10	Did ye	see anything in particular related to the events at the Capitol that day at
11	the White Ho	ise?
12	А	ot aside from what was on TV.
13	Q	kay. Just what was on TV. So nothing that Mark Meadows was doing
14	makes you sa	that it was a particular chaotic day at the White House?
15	Α	obody that anybody was doing at the White House forced me to say that it
16	was chaotic.	
17	Q	o you remember anyone reaching out to law enforcement to address what
18	was happeni	g at the Capitol that day?
19	Α	o, I don't remember events the afternoon of January 6th.
20	Q	kay. Do you remember anybody reaching out to Department of Defense
21	about the ev	nts that was happening at the Capitol on January 6th?
22	Α	o, I don't remember.
23	Q	kay. Do you remember anybody reaching out to the Department of
24	Homeland Se	urity about what was happening at the event at the Capitol on January 6th?
25	Α	o, I don't remember that.

1	Q	Do you remember anybody reaching out to Capitol Police about what was
2	happening	on January 6th?
3	А	I don't remember that.
4	Q	Do you remember anybody in the White House reaching out to the Vice
5	President o	r his chief of staff about what was happening at the Capitol where he was on
6	January the	e 6th?
7	Α	No, I don't remember that.
8	Q	Did you talk to the President at all on the afternoon of January 6th after you
9	returned fr	om the rally on the Ellipse?
10	Α	I don't remember that afternoon.
11	Q	You said you didn't know whether the President was in the Oval Office or
12	not. You	sat right outside the Oval Office, and I understand that oftentimes when the
13	President was in the office, there would be kind of more of a footprint, so to speak, of,	
14	like, a military aide or Secret Service or somebody else that would indicate he was there	
15	ls th	at your accurate, based on your understanding of working at the White
16	House?	
17	Α	No. That doesn't sound familiar at all.
18	Q	Okay. So on days when the President is not there, it's just the same as far
19	as, like, a p	rotective detail or other people who are around as when he was there. Is
20	that your u	nderstanding?
21	Α	I think you mentioned a military aide or Secret Service near kind of where
22	my area wo	ould have been between the outer Oval and the Oval Office, and again, I don't
23	remember	anything specific about that.
24	Q	So you don't know whether the President was in the Oval or the Oval dining
25	room Janua	rry 6th?

1	A No, not minute by minute.	
2	Q Okay. What about just generally? I don't need minute by minute, but just	
3	at all?	
4	A I'd be taking a guess of where the President was on the afternoon of	
5	January 6th.	
6	Q Yeah. And I'm going to ask you to guess only based on your unique	
7	experience working in the White House and knowing how things operate.	
8	Where do you think he was?	
9	A I don't think it's right to take a guess. I don't know where the President	
10	was on the afternoon of January 6th.	
11	Q Do you think he was in the residence?	
12	A He could have been in the residence. He could have been in the residence.	
13	He could have been in the Oval Office, which is his office, or his private dining area. He	
14	could have also been in a myriad of places on that afternoon as the White House is pretty	
15	large.	
16	Q But you, having a desk outside the Oval, don't know where he was that	
17	afternoon?	
18	A I'm not sure what the President was that afternoon minute by minute.	
19	Q Again, I'm not asking for minute by minute. I'm just asking where do you	
20	know that he was, even at any minute? He went between here and there?	
21	A I don't remember.	
22	Q Okay.	
23	Mr. Benson. , is this a controversial issue or something that you don't	
24	know already? I mean, if the witness said he doesn't know, so why don't we move on?	
25	Yeah. No. I'm just trying to get an understanding and a better	

1	appreciation	n for Mr. Ferrer's recall or what he doesn't recall about January the 6th in his
2	unique posi	tion at the White House. But I am going to move on. If we could pull up
3	exhibit 43, p	please.
4		BY
5	Q	So 43, these are text messages, Mr. Ferrer, that you provided to the
6	Committee	all from January 6th. And some, I believe, the day before and the day after.
7	Fist	one is on page 1. It says initials "MC" with the words "Mrs." Who's that?
8	А	It's Mrs. Julie Cecil. If it's possible, I don't know if you guys could zoom out
9	so I could se	ee the whole document in one. Again, not sure if it's possible.
LO	Q	We can zoom out a little bit. That emoji is the last one in this particular
l1	screen shot	
L2	So y	ou mentioned Mrs. Julie Cecil?
L3	Α	That's correct.
L4	Q	Who's that?
L5	Α	It's a family friend.
16	Q	January 6th, 2021, at 5:49 you said, "sad times," and she responds, "yes,
L7	doesn't mal	ke any sense, I'm so sorry it's ending this way," and then you send I don't
L8	know how t	o describe that emoji a face looking down, kind of solemn, I suppose.
L9	Wha	at did you mean when you said sad times January 6th?
20	Α	It was a response to the previous message.
21	Q	Okay. And what did you mean when you said sad times in response to the
22	previous me	essage?
23	Α	I don't remember.
24		BY

Well, Mr. Ferrer, the previous message was January 5th, so you're saying you

25

Q

1	were responding from a message from January 5 over, I don't know, 12 hours later, sad	
2	times?	
3	A Looks like it was over 24 hours later. I was pretty delayed in responding.	
4	I think it was more just responding to somebody's outreach. I inadvertently said it was	
5	to the message. What I meant was just responding to a you know somebody reaching	
6	out to me via text message.	
7	BY BEAUTIFICATION	
8	Q We go to next page, page 2 of exhibit 43. This is a text exchange with	
9	somebody named John with the initials "JM."	
10	Who is that?	
11	A I believe it's John McEntee.	
12	Q Now, from looking at these and the timing, and we'll walk through them, but	
13	it looks like the timing may be off by about 3 hours.	
14	Do you know if your phone was in a different time zone when you captured these	
15	or saved them?	
16	A Why do you say the timing is off on my text messages?	
17	Q Well, let's walk through them and maybe that will make clear, but on	
18	January the 6th starting at 11:08, or at least the time stamp 11:08, you say, still need me,	
19	I'm back.	
20	And then this person I assume this is John McEntee. Is that right?	
21	A That's correct. I think.	
22	Q Okay. You think. Do you know?	
23	A I believe it's John McEntee.	
24	Q Okay. Says, "no, sir, wanted to BS," and then another kind of downward	
25	looking face.	

1	So you say, "I'm back."	
2	Do you remember sending that message after you returned from the Ellipse to	
3	Johnny McEntee?	
4	A I think it's an assumption that I returned from the Ellipse at that time.	
5	have no clue where I went, or why I was missing whenever Johnny was looking for me.	
6	Q Okay. And so that's the reason I'm asking about the time stamp issue,	
7	because I believe you would have returned with the motorcade around 1:20 that	
8	afternoon. So this looks to me it could have been around 2 o'clock rather than	
9	11 o'clock.	
10	Does that make sense to you?	
11	A No, because that's assuming I didn't go anywhere else. And I don't know if	
12	Johnny was looking for me that morning. Perhaps I was in the bathroom. I have no	
13	clue.	
14	Q Fair enough. All right. So let's go on to the next message. It says,	
15	"What's the boss saying, ha ha," and at 12:23, according to this, it says, "In the back, don't	
16	know, apparently he's not liking what he's seeing."	
17	Our understanding is that at that time, the President was at the Ellipse at 12:23.	
18	So again, I guess, I'm just trying to get a better understanding not suggesting anything	
19	here, just get a better understanding of why the time may not work out, or maybe there's	
20	another explanation for these messages too?	
21	A I have no clue, to be honest.	
22	Q When Johnny McEntee asks you about the boss, who do you think he's	
23	referring to?	
24	A I would assume the President.	
25	Q You say, "in the back." What did you mean by that?	

1	Α	Don't remember.
2	Q	You say, I don't know, apparently he's not liking what he's seeing.
3	Wha	at did you mean when you said that on January 6th?
4	А	I don't remember.
5	Q	Mr. McEntee then follows up and says, "Aw darn, it's epic, is he gonna give
6	an address	or statement or something," and then according to this at 1:13, you say "a
7	video's com	ing out soon."
8	l'll re	epresent to you that a video was released by the President from the Rose
9	Garden, a Rose Garden address, at around 4:17 or thereabouts that afternoon.	
10	Doe	s that is that what you're referring to when you say video coming out soon,
11	the Rose Garden address?	
12	А	I'm not sure what I was referring to.
13	Q	If we can go to page 3.
14	This	is a message with somebody named Carter.
15	Who	b's Carter?
16	Α	Carter Ray is a friend from college.
17	Q	You say he says to you, "Hey, Austin, things seem to have gotten a little
18	chaotic, if it	's poor timing or unsafe for us to come, let me know, we can cancel, fingers
19	crossed, rearrange plans."	
20	You	say, "What a wild time, I don't think it's smart to come, sad day."
21	Tell	us about that exchange.
22	Α	I don't remember that exchange.
23	Q	Was Mr. Carter planning on visiting you in Washington or at the White
24	House that day?	
25	Α	I can only assume so from this text message, but I don't remember.

1	Q	You say, "sad day." Why did you say sad day on January 6th?
2	Α	I don't remember.
3	Q	We go to page 4 of this exhibit, again, still the text messages you provided to
4	the committ	ee. This was somebody named Dr. Jay Strack? Who's that?
5	А	He's a mentor.
6	Q	Did he work in the White House?
7	Α	No.
8	Q	He says on January 6th, "Praying hard for pres and especially for you."
9	Yous	say, "tough and very sad day," which is consistent with some of the other
10	messages we	e looked at.
11	Wha	t did you mean when you say "tough and very sad day" to Dr. Strack?
12	Α	I don't remember.
13	Q	He says, "Are you okay, let me know if I can do anything for you."
14	Yous	say, "I'm fine, thank you, it's just been a deflating time, hard to watch at
15	times."	
16	Wha	t did you mean by that?
17	Α	Don't remember.
18		I'll stop there to see if anybody has any questions about what we've
19	gone over.	
20		BY :
21	Q	If we could go quickly to page 3 of the text message exchange, and this is
22	with Carter -	can't recall his last name?
23	Towa	ards the bottom, if you can go down a bit, you write at 17:43:00 hours,
24	"Absolutely	dude, I'm sorry this timing was bad."
25	Do yo	ou remember why the timing was bad?

Α No, I don't. 1 2 Q Is there anything that you recall sitting here today why you would say what a 3 wild time and that it was a sad day with Mr. Carter? 4 No, I don't recall sending that message or why I would have said that. 5 Q Did you have control of your phone on January 6th? I don't remember. I assume so. Α 6 So you think you sent these messages to Carter? 7 Q Α That's a good assumption. 8 9 I don't know if Mr. Aguilar is still with us. He's not. Okay. BY : 10 11 Moving on, if we could pull up exhibit No. 11. All right. So exhibit No. 11, can you see that there, Mr. Ferrer? 12 13 Α I can. 14 Q Very good. That is a tweet from the President saying, "Mike Pence didn't have the courage to do what should have been done to protect our country and our 15 16 Constitution, giving states a chance to certify a corrected set of facts not the fraudulent or 17 inaccurate ones, which they were asked to previously certify. USA demands the truth." That was sent on January 6th at 2:24 p.m. Do you remember when this tweet 18 went out? 19 20 Α No, I don't. Q Do you remember seeing this tweet from the President? 21 22 Α No, I don't remember seeing that tweet. Do you remember the President ever saying anything about Mike Pence and 23 Q his role in the joint session of Congress? 24 Α No, I do not. 25

1	Q	Do you remember hearing in the White House that the President was not
2	pleased wit	h Mike Pence on January the 6th?
3	Α	No, I do not.
4	Q	Do you ever remember hearing in the White House that the President
5	thought tha	t Mike Pence should do something during the joint session that would affect
6	the countin	g of electoral votes?
7	Α	No, I don't know if that occurred, and I don't remember hearing that.
8	Q	Do you remember hearing anything at all related to the President and the
9	Vice Preside	ent on January 6th?
10	Α	No, I do not.
11	Q	Did you have anything to do with writing this tweet?
12	Α	Not that I recall.
13	Q	Who typically did help draft the President's tweets to your knowledge?
14	Α	Don't recall.
15	Q	Do you remember if Mr. Dan Scavino had any role in the President's tweets?
16	Α	I don't recall.
17	Q	Do you know where Mr. Scavino was on the afternoon of January 6th?
18	Α	No, I don't remember that afternoon very well.
19	Q	And his office was near where your desk was, right?
20	Α	That's correct.
21	Q	Do you remember him being in his office that afternoon?
22	Α	I don't know where Mr. Scavino was that day.
23	Q	That's fine. I'm just asking you whether you remember him being in his
24	office that a	afternoon?
25	Α	I don't remember where Mr. Scavino was that day.

1	Q	I'm going to ask you again. Do you remember him being in his office that
2	day?	
3	Α	Sure, and I'll respond again, I don't remember where Mr. Scavino was that
4	day.	
5	Q	Okay. I understand that. Okay. I mean, we have to take that as a no,
6	you don't r	emember him being in his office, but if you want to say it that way, that's fine.
7	Α	I don't remember where Mr. Scavino was that day, whether he was in his
8	office, his h	ome, or anywhere on the White House complex.
9	Q	Thank you. I appreciate that.
10	We	understand that around 2:26 p.m. the President placed a call to Lee to
11	Senator Mi	ke Lee, excuse me, and he intended to call Senator Tuberville.
12	Did	you have any role connecting the President that afternoon to either Senator
13	Lee or Sena	ator Tuberville?
14	Α	No. I don't know that assumption, and I don't remember those calls, and I
15	don't reme	mber having any action in making those calls happen, if they did happen.
16	Q	Do you remember whether Ms. Michael or Mr. Luna assisted the President
17	in connecti	ng any calls to Senators on the afternoon of January the 6th?
18	Α	No, I do not.
19	Q	Do you know if Mr. Luna or Ms. Michael had any role in connecting the
20	President to	o Members of the House of Representatives that afternoon on the 6th?
21	Α	No, I don't.
22	Q	Are you aware of anybody else who may have assisted the President in
23	placing call	s to Members of Congress in the afternoon of January 6th?
24	Α	No, I am not.
25	Q	Do you know whether the President made such calls to Members of

1	Congress in	the afternoon of January the 6th?
2	Α	I'm not sure what calls the President made if he made any calls in the
3	afternoon c	of January 6th.
4	Q	And you don't remember ever taking any notes of calls that the President
5	had with M	embers of Congress on the 6th; is that fair?
6	Α	Not aside from the calls that we discussed.
7	Q	All right. If we can go to exhibit No. 12, please.
8	Doy	ou see exhibit No. 12?
9	Α	I do.
10	Q	This is a tweet that President Trump sent on January the 6th at 2:38 p.m.
11	Says	s, "Please support our Capitol Police and law enforcement, they are truly on
12	the side of our country, stay peaceful."	
13	Did	you have any role in drafting, editing, or providing comments on this tweet
14	that the Pre	esident sent at out at 2:38 p.m.?
15	Α	Not that I recall.
16	Q	Do you remember seeing drafts of this tweet before it went out?
17	Α	No, I don't remember seeing any drafts of this tweet.
18	Q	Do you know why the President sent this tweet, saying "Please support our
19	Capitol Police and law enforcement"?	
20	Α	No, I don't know why he sent this tweet.
21	Q	Do you know what the President was doing around that the time this tweet
22	went out in the 2 o'clock hour on January 6th?	
23	Α	No, I do not.
24	Q	So we understand that a number of people were going in and out of the Oval
25	Office in the	e afternoon of January 6th, and some of whom had conversations in the outer

1	Oval Office flear your and ivir. Luna and ivis. iviichael's desks.	
2	Do you remember any conversations that Ms. Kayleigh McEnany had, for example,	
3	near your desk in the outer Oval Office in the afternoon of January 6th?	
4	A No. I'm not sure if she had any conversations near our desks, and I don't	
5	remember any.	
6	Q Do you remember any conversations that General Kellogg may have had	
7	near your desk in the afternoon of January 6th?	
8	A No. I'm not sure if he had conversations near my desk.	
9	Q Do you remember any conversations that Ms. Trump, Ivanka Trump, excuse	
10	me, had near your desk on the afternoon of January 6th?	
11	A No, I do not.	
12	Q Do you remember any conversations at all happening near your desk outside	
13	the Oval Office on the afternoon of January 6th?	
14	A No, I do not.	
15	Q Did you talk to anybody about what was happening at the Capitol in the	
16	afternoon of January 6th besides the text messages we just looked at?	
17	A No, not that I recall.	
18	Q When you said you may have been in the staff secretary's office maybe	
19	talking with some of your closest friends in the White House, do you remember ever	
20	talking about what was happening at the Capitol with your closest friend at the White	
21	House?	
22	A I'm not sure where I was that afternoon. I was, again, strictly trying to be	
23	helpful, but I don't remember any conversations I had that morning or afternoon on	
24	January 6th.	
25	BY LOCAL STATE (

1	Q Were you aware that something was going on at the Capitol during the	
2	afternoon of the 6th?	
3	A Yes, through major news outlets.	
4	Q Okay. And is that through the television, through the internet? How did	
5	you know through major news outlets what was happening at the Capitol?	
6	A Yeah. Could have been through print, TV, radio, or web.	
7	Q You said print? Like a newspaper in the afternoon of January 6th?	
8	A I was just generalizing all sorts of news outlets. I don't remember the	
9	specifics. I imagine it was through TV or through the internet.	
10	Q Was there a TV in outer Oval area?	
11	A I believe there was, but I don't remember.	
12	Q Do you remember if there so you don't remember whether or not there	
13	was a TV in that outer Oval area when you worked there?	
14	A I think there was. There was quite a few changes to the outer Oval area.	
15	Q Changes that involved taking out a television?	
16	A Or furniture.	
17	Q Okay.	
18	BY :	
19	Q All right. Around 2:44 that afternoon, we know that somebody was shot	
20	inside the Capitol?	
21	Did you ever hear about that during the afternoon of January the 6th?	
22	A No, I don't remember hearing that.	
23	Q We know that at least one handwritten message was given to or excuse	
24	me, passed around in the White House, at least among a couple people.	
25	Do you ever remember hearing anybody saying that they needed to get a message	

to the President that somebody had been shot, killed in the Capitol that afternoon? 1 2 Α No, I don't remember hearing that. 0 Do you remember hearing about the President's reaction when he found out 3 that somebody had been killed in the Capitol? 4 5 Α No, I don't remember that. If we can go to exhibit 13, please? 6 Q 7 Α Nor do I know if the President was informed that somebody was shot and 8 killed at the Capitol. 9 Q Do you know whether the President was aware of the activity at the Capitol 10 on the afternoon of the 6th, specifically referring to violence and breaking into the Capitol? 11 I'm not sure what the President was aware of on that morning or afternoon. 12 All right. So we pulled up exhibit 13. This is on White House card stock, is 13 Q a note that says, "one X civilian gunshot wound to chest at door of House Chamber." 14 Do you recognize this? 15 Α No, I do not. 16 Q Have you ever seen it? 17 Α No, I have not. 18 Recognize the handwriting at all? 19 Q 20 Α No, I do not. 21 Q Do you know whether that card stock or that note was ever given to the President? 22 Α I have no clue. I've never seen that note before. 23 If we can go to exhibit 14, please. 24 Q

Can you see exhibit 14 there, Mr. Ferrer?

1	Α	I can.
2	Q	All right. That is a tweet sent by the President at 3:13 on the afternoon of
3	January the	e 6th.
4	lt sa	ays, "I'm asking for everyone at the U.S. Capitol to remain peaceful, no
5	violence.	Remember, we are the party of law and order, respect the law and our great
6	men and w	omen in blue, thank you."
7	Did	you have any role in drafting, editing, commenting on, or making any
8	suggestion	s related to this tweet at 3:13 p.m.?
9	Α	No. I do not recall having any role in drafting, editing, or sending out any
10	tweets on .	January 6th.
11	Q	Okay. Do you remember any conversations about the need to have the
12	President s	say something about what was happening at the Capitol on January 6th?
13	Α	No, I do not.
14	Q	Did you ever make any suggestions to anybody that the President needs to
15	make a sta	tement about what was happening at the Capitol?
16	Α	Not that I recall.
17	Q	Do you know why I assume I know the answer to this, but I've got to ask
18	the question	on.
19	Do	you know why the President sent this approximately a half an hour after he
20	had sent th	nat earlier tweet we looked at related to the events at the Capitol?
21	Α	No, I have no clue.
22	Q	We understand that during the afternoon of January 6th, the President
23	talked to R	epresentative Kevin McCarthy, and asked him to publicly and very forcefully
24	call off the	riot at the Capitol.

Do you know anything about the call that the President had with Representative

1	McCarthy?	
2	А	I do not know about that call.
3	Q	Based on previous answers, I think I know the answer, but again, I can't
4	assume; did	I you have any role in connecting the President with Leader McCarthy on the
5	afternoon of the 6th?	
6	Α	No, not that I recall.
7	Q	Do you know who did?
8	Α	I do not.
9	Q	If we go to exhibit No. 7, please.
10	This	is the daily diary, again, on page 3, shows an entry, or two entries, for the
11	Rose Garden video that we had discussed earlier.	
12	It says At 4:03, the President went to the Rose Garden.	
13	At 4	:03 to 4:07, the President participated in a videotaping session of a message
14	to supporters asking them to leave the U.S. Capitol.	
15	Whe	en did you first learn about an idea for the President to release a video
16	message about the events at the Capitol that day?	
17	Α	I don't remember learning about that idea.
18	Q	Whose idea was it to record a video?
19	Α	I have no clue.
20	Q	Do you remember the President ever going out to the Rose Garden that
21	afternoon?	
22	Α	No, I do not.
23	Q	Reports are that the President or some of the reports were that he was
24	resistant to recording a video and sending that message.	
25	Do y	ou know anything about the President being resistant at all to sending any

1	messages on January 6th?	
2	Α	No, I do not.
3	Q	Do you know anything about the preparation of a script, remarks that the
4	President n	nay deliver in this Rose Garden address?
5	Α	No, not that I recall.
6	Q	Witnesses have told us that your computer was used in connection with
7	drafting rer	marks or editing remarks for the video and the recording that the President did
8	in the Rose	Garden.
9	Are	you familiar with that?
10	Α	What witnesses have mentioned that?
11	Q	I'm not going to mention who. But I'm just telling you that some have told
12	us that you	r computer was used for that.
13	Doy	you remember your computer being used to draft or edit remarks?
14	Α	No, I don't.
15	Q	I'm sorry. Go ahead?
16	Α	No, I do not.
17	Q	Were you with the President when he recorded the video in the Rose
18	Garden tha	t afternoon?
19	Α	I don't remember where I was that afternoon.
20	Q	Do you remember being at the White House that afternoon, even if you
21	don't reme	mber where exactly you were in the White House?
22	Α	No, I do not.
23	Q	Do you remember being home, wherever home is for you, on the afternoon
24	of January (6th, as opposed to being at the White House?
25	А	No, I don't.

1	Q So you don't remember whether you were at home or at the White House i
2	the afternoon of January 6th, 2021?
3	A Again, that day was very blurry. I would have to assume I was at work, but
4	I try not to assume in a deposition.
5	Q We can go to exhibit No. 16, please.
6	Can you see exhibit No. 16 there, Mr. Ferrer?
7	A Partially, yeah.
8	Q Okay. So the top of that, says "remarks." It's bolded and underlined, and
9	then it starts with, "I urge all of my supporters to do exactly as 99.9 percent of them have
10	already been doing, express their passions and opinions peacefully."
11	Do you recognize these remarks?
12	A No, I do not.
13	BY Later to the state of the st
14	Q If we go down a bit on this document, further down, further down all the
15	way to the bottom. You see a 1 there.
16	Would there do you remember ever using, like, paginations to indicate page
17	numbers on documents how it says 1 here?
18	A No, I don't remember doing that.
19	Q Okay. Did you when you would type documents, would it be in that for
20	or that big?
21	A I don't remember typing a document like this.
22	Q Okay. But I'm just saying, generally, when you would type things, would it
23	be written that big, that big of font?
24	A No, not that I remember.
25	Q Okay.

1		BY Example:
2	Q	If we can go to exhibit No. 17.
3	Can	you see exhibit 17?
4	Α	I can.
5	Q	So that is from Austin Ferrer at your gmail address. Is that your gmail
6	address?	
7	А	That is my gmail address.
8	Q	That was sent to your White House email address; is that right?
9	Α	Looks like it, yup.
10	Q	And this was on January 6th, and with the 5-hour difference, that's at 3:51 in
11	the afterno	on. You sent yourself remarks that said, "I urge all of my supporters to do
12	exactly as 9	9.9 percent have already been doing, express their passions and opinions
13	peacefully.	Let me be perfectly clear," and then it goes on to say at the end, "nobody
14	should be u	sing violence or threats of violence to express themselves, especially at the
15	U.S. Capitol	. Let's respect our institutions, and let's all do better."
16	Wha	at is the gmail that you sent to yourself on the afternoon of January 6th?
17	Α	I don't remember this email.
18	Q	Do you remember the remarks that are in this email?
19	Α	No, aside from the previous exhibit that you just showed me.
20	Q	Yeah. I was going to ask you, it looks a lot like some of the draft remarks
21	that were c	reated in the White House that afternoon.
22	So d	loes this help refresh your memory as to any involvement that you may have
23	had in circu	lating draft remarks on behalf of anybody else or suggesting remarks yourself
24	Α	No, it does not.
25	Q	And is this the email we talked about earlier when you searched your

1	account for	records responsive to the Select Committee's subpoena, is this the email that
2	you found and gave to Mr. Benson?	
3	Α	That is.
4		BY ::
5	Q	Mr. Ferrer, did you have access to gmail on your work computer that you can
6	remember	
7	Α	I can't remember having access to my gmail.
8	Q	Okay. How about on any of your cell phones that you had, your personal o
9	White Hous	se issued cell phone, did you have access to your gmail address?
LO	Α	No, I don't think I did.
L1	Q	Okay. I'm just wondering how you may have sent a gmail an email from
L2	your gmail	account on January 6th, how you'd have access to your email account?
L3	Α	I'm not sure.
L4	Q	Okay.
L5		BY ::
L6	Q	Do you remember receiving any remarks like those that are in this email you
L7	sent to you	rself from anybody else, like Jared Kushner, Stephen Miller, Vince Haley at all?
L8	Α	No, I don't remember receiving these remarks, or sending this email.
L9		вушения должно в применя в при
20	Q	Does this look like something you would have drafted yourself?
21	Α	No, it does not.
22	Q	Okay. But you don't have a recollection of anyone dictating anything to
23	you, or, you	u know, passing you something to transcribe?
24	Α	No, I do not.
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1	Q	If we could pull up exhibit No. 19, please.
2	Can	you see exhibit No. 19?
3	Α	I can.
4	Q	All right. So this is a tweet that the President sent at 6:01 p.m. on
5	January 6th	•
6	It sa	ys, "These are the things and events that happen when a sacred landslide
7	election vic	tory is so unceremoniously and viciously stripped away from great patriots
8	who have b	een badly and unfairly treated for so long. Go home with love and in peace.
9	Remember	this day forever."
10	Did	you have any role with respect to this tweet, either before it was sent or
11	sending it?	
12	Α	No, I do not recall having any role in January 6th tweets the President may
13	have sent.	
14	Q	Do you remember the President coming to the outer Oval Office and asking
15	for opinions	about this tweet in particular?
16	А	No, I do not recall if that happened.
17	Q	Do you know anybody who had any role in drafting or editing the message
18	that the Pre	esident sent out in this tweet?
19	Α	No, not that I recall.
20	Q	We understand that around 5 or 6 p.m. that afternoon, Mr. Meadows and
21	Mr. Ornato	instructed White House staff to go home.
22	Doy	ou remember getting any instructions like that when you were working at the
23	White Hous	e on the 6th?
24	Α	No. I don't recall on the afternoon of the 6th.
25	Q	Do you remember leaving the White House, just to use a moment in time,

1	whether it was dark or whether it was still light outside?
2	A I don't remember leaving the White House on January 6th.
3	Q Just to clarify, you don't remember when you left the White House on the
4	6th, right, not that you didn't leave at all? You did go home at some point on the 6th,
5	I'm assuming?
6	A lassume.
7	Q Did you ever talk to anybody on the Vice President's staff on the afternoon
8	of January 6th?
9	A No, I don't recall.
10	Stop there, and see if anybody has any questions about the rest of
11	January 6th?
12	BY :
13	Q Oh, the last question I have is I'm sorry do you remember leaving before
14	or after the President went up to the residence that afternoon or evening?
15	A I don't recall leaving on the afternoon of January 6th.
16	Q Okay.
17	BY :
18	Q Is there anything from January 6th that you recall that we haven't talked
19	about?
20	A No.
21	Mr. All right. It's getting to be 1 o'clock. We're about to shift into a
22	different part of this. So perhaps, now would be a good time to take a brief lunch brea
23	That is fine. We don't need much time on our end.
24	Does that work for you, Mr. Ferrer, Mr. Benson?
25	Mr. <u>Benson.</u> It's okay with me.

- 1 The Witness. Yup. It's fine with me.
- 2 Mr. Okay. So why don't we go off the record.
- 3 [Recess.]

1		
2	[1:21 p.m.]	
3		. It's 1:21, and we're resuming the deposition of Mr. Austin Ferrer.
4		BY STATES OF THE
5	Q	Hi, Mr. Ferrer. We're going to go back in time a bit, starting the November
6	time period	l.
7	Fror	m around November 3, 2020, to January 20th, 2021, do you remember hearing
8	or participa	ting in any conversations with President Trump or others in the White House
9	about alleg	ations of election fraud?
10	Α	No, I do not.
11	Q	Okay. Do you have any information as to why President Trump did not
12	concede in	connection with the 2020 election?
13	Α	I do not have information.
14	Q	Let's go to exhibit 23.
15	Can	you see that, Mr. Ferrer, the email from November 11, 2020?
16	Α	I can.
17	Q	So this is an email from your White House email address sent to someone
18	named Will	iam Levi. Not quite sure, parentheses "OAG, subject, documents, from
19	POTUS Nov	ember 11, 2020."
20	You	write to him, "Hi, Will, attached are two documents the President wanted the
21	AG to have	for his review. Will you please make sure they get to him, thank you,
22	Austin."	
23	Doy	ou remember this email?
24	Α	I do not.
25	0	Do you know who Mr. Levi is?

Α No, I do not. 1 Okay. Do you know how you would have sent -- known to send an email to 2 Q William Levi? 3 No, I don't know why I went this email. 4 5 Q Do you know where Mr. Levi works? Α No. I can only assume, parentheses, OAG. 6 7 Q Okay. And it says in the email, the AG, do you understand that to be the 8 Attorney General, Department of Justice? 9 Α I'm not sure. Okay. The subject is, "documents from POTUS," and this is an email from 10 Q 11 you. What did you mean by documents from POTUS? 12 I'm not sure. I don't remember sending this email. 13 Α 14 Q Okay. In general, do you remember ever sending emails -- something from POTUS? 15 16 Α No, I do not. 17 Okay. Do you think you would send documents to someone saying documents from POTUS if it wasn't from what I take to be the President of the United 18 19 States? 20 Α No, I'm not sure. 21 Q Okay. Do you remember ever talking to Mr. Levi in connection with this email? 22 23 Α No, I don't know if I spoke to Mr. Levi about this email. Okay. Do you know whether the Attorney General reviewed the 24 Q

25

documents that you sent to Mr. Levi?

- Α I have no clue. 1 Okay. Do you know if the President ever spoke with the Attorney General 2 Q 3 about these documents that you sent to Mr. Levi? No, I don't know. 4 5 Q Okay. Let's go to the first attachment, exhibit 23A. So this is one of the documents that you sent to Mr. Levi. Can you see that, Mr. 6 7 Ferrer? 8 Α I can. 9 Q Okay. So it says at the top, you can see the State of Texas, and Report of 10 review of Dominion Voting Systems Democracy Suite 5.5-A. 11 Do you recognize this document? No, I do not recognize the document. 12 Α Do you remember ever reviewing or printing this document out? 13 Q Α No, I don't know if I reviewed or printed this document. 14 Do you remember ever talking to President Trump about this document? 15 0 Α No, I do not. 16 Do you know what Dominion Voting Systems refers to? 17 Q No, I don't. Α 18 Okay. Do you remember ever hearing President Trump talk about 19 Q
- 21 A No, I don't remember hearing that.

Dominion in your time at the White House?

20

- Q Okay. Let's go to exhibit 23B. This is the second attachment that you sent to Mr. Levi. Okay.
- So this appears to be a tweet, and I say that because I see the little bird on the left. Looks to be a screen shot from Twitter. Do you recognize this document?

1	A No, I do not recognize the document.
2	Q Did you have access to Twitter in the November 3rd to January 20, 2021
3	timeframe?
4	A Specifically, on all devices?
5	Q On any advice excuse me, any device, did you have access or use Twitter?
6	A I don't recall.
7	Q Do you remember where you got the presumably I'm saying you because
8	you sent this email to Mr. Levi this printout of what appears to be a tweet from Alpha
9	OmegaEnergy?
10	A No, I don't.
11	Q Do you recognize this tweet or this Twitter user, Alpha OmegaEnergy?
12	A No, I do not. I don't recognize the tweet or the user.
13	Q Okay. Do you remember why you sent this tweet to Mr. Levi?
14	A No, I do not.
15	Q Okay.
16	Mr. <u>Benson.</u> Pardon, this is just a suggestion. Obviously, I don't want to tell
17	you how to do what you're doing, but if he says he doesn't remember, is it possible that if
18	he doesn't remember a document, is it possible to move on instead of continuing to ask
19	him questions about a document that he's testified he doesn't remember? Just a
20	suggestion.
21	We appreciate that. We're hoping that something will jog Mr.
22	Ferrer's memory, maybe a content of a document. You know, I understand that Mr.
23	Ferrer doesn't recall a lot of this, so we're hoping just hoping that anything will on some
24	of the issues that are important to the Select Committee.

1	Q	Mr. Ferrer, do you recall ever hearing about an effort in the White House to
2	contact me	mbers of certain State legislatures in connection with the 2020 election?
3	А	No, I do not.
4	Q	We understand that President Trump met with members of the
5	Pennsylvani	a State legislature on November 25, 2020, at the White House.
6	Do y	ou remember that meeting?
7	Α	I don't know if that meeting occurred, and I don't remember that meeting.
8	Q	Okay. Do you recall any meetings between President Trump and any State
9	lawmakers	between November 3, 2020, and January 6, 2021?
10	Α	No, I do not.
11	Q	We understand do you recall any phone calls between President Trump and
12	any State la	wmakers between November 3, 2020, and January 6th, 2021?
13	Α	No, I do not.
14	Q	Okay. Let's go to exhibit 24.
15	Can	you see that, Mr. Ferrer?
16	Α	I can now.
17	Q	Great. So this is an email that you sent on December 14, 2020, to
18	Davebossie	, and you say, Hi Dave, in this email. Do you know who Dave
19	Bossie is?	
20	Α	No, I do not.
21	Q	Do you remember sending this email to Mr. Bossie?
22	Α	I do not.
23	Q	Do you remember in this email you reference, the subject, you can see, it
24	says, Meeti	ng with POTUS tomorrow at 11:45 a.m.
25	Do y	ou remember a meeting Mr. Bossie might have had December 15, 2020?

1 No, I don't know if that meeting occurred, and I don't remember Mr. Bossie Α coming to the White House, and I don't remember sending this email. 2 3 O Okay. Let's go to exhibit 30. Can you go down just a little bit? Okay. 4 5 Actually, you can go up a little. Mr. Ferrer, can you see this email? Looks like from Molly Michael to Nicholas 6 7 Luna and yourself at the top? 8 Α I can. 9 Q Great. You can see the bottom the initial email, says from Sydney Powell 10 to Molly Michael, and when Ms. Michael forwards it to you and Mr. Luna, an attachment 11 is Antrim County Forensics report. Do you remember receiving this email from Ms. Michael? 12 13 Α No, I do not. 14 Q Do you know what Antrim County Forensics Report refers to? I have no clue. Α 15 You never recall President Trump's refer to a report from Antrim County, or 16 Q 17 concerning Antrim County? Α No, I don't recall that. 18 Do you remember if you did anything with this email that was forwarded to 19 Q 20 you by Ms. Michael? 21 No, I don't remember receiving this email, any instructions given to me, or anything I would have done with this email. 22 23 Q Okay. Exhibit -- let's go to exhibit 31. Can you see that, Mr. Ferrer? 24

25

I can.

1		
2	[1:32 p.m.]	
3		ВУ
4	Q	So this is an email from you to someone named Lindee D. Rose, and you
5	attach Antri	im County Forensics Report.
6	Do y	ou remember sending this email to Ms. Rose?
7	Α	Are there any is there anything else sorry is there a text or is this the
8	full email?	
9	Q	This is the full email. There's no text in the actual email?
10	Α	No, I don't remember sending this.
11	Q	And if we go just quickly to the attachment to see if it refreshes your
12	recollection	. This is that attachment for Antrim County Forensic Report. You can see it
13	says Allied S	Security Operations Group.
14	Do y	ou recognize this document?
15	Α	No, I don't recall ever seeing this document.
16	Q	So you sent this document to Ms. Rose.
17	Who	o's Lindee Rose?
18	Α	She was a press assistant.
19	Q	Okay. In what capacity would you interact with Lindee Rose as part of your
20	work at the	White House?
21	Α	I don't remember interacting with Lindee.
22	Q	Okay. And just to confirm, you don't remember even sending this email to
23	her?	
24	Α	That's correct.
25	0	And did Ms. Rose work with Kayleigh McEnany?

1	Α	I don't know what Ms. Rose did at the White House.
2	Q	Other than work, did you say, with the press shop?
3	Α	That's correct.
4	Q	We understand that there was a meeting in the Oval Office on December
5	18th involvi	ng several individuals, including Sidney Powell, General Michael Flynn, and
6	others.	
7	Do y	ou remember that meeting at the White House?
8	Α	I don't know if that meeting occurred, and I certainly don't remember it.
9	Q	Okay. Let's turn to exhibit 25.
10		BY BY
11	Q	Before we get to that, do you remember General Michael Flynn ever being at
12	the White H	louse?
13	Α	No, I do not.
14	Q	Do you remember General Michael Flynn ever seeking any meetings with the
15	President?	
16	Α	No, I do not.
17	Q	Do you remember talking or communicating with General Flynn about the
18	election No	vember of 2020?
19	Α	No, I don't remember talking to Mr. Flynn, nor do I know Mr. Flynn.
20	Q	What about Patrick Byrne? He's a former Overstock.com CEO. Do you
21	remember l	nim ever being at the White House?
22	Α	I don't know Mr. Byrne. I don't recall him being at the White House.
23	Q	Do you remember ever communicating with him via email, phone, or
24	otherwise a	bout the election?
25	А	No, I don't remember any interaction I've had with Mr. Byrne and certainly

1	not about the election.	
2	Q	What about Mike Lindell, do you know who that is?
3	Α	Only by name.
4	Q	Do you remember him ever being at the White House?
5	Α	No, I do not.
6	Q	Do you remember communicating with him about a meeting or a phone call
7	with the Pr	esident?
8	Α	I don't recall communicating with Michael, no.
9		BY LESS TO BE LESS
10	Q	Okay. So, quickly, to exhibit 25.
11	And	if you can zoom out just a bit just so Mr. Ferrer can see kind of the first page
12	of the docu	ment. Is that possible? Okay. Just a little bit.
13	If yo	ou can see that Mr. Ferrer?
14	And	then zoom in a little bit to the title of the document. It's dated
15	December 16th, 2020.	
16	Can	you see that, Mr. Ferrer?
17	Α	I can.
18	Q	So it says "Presidential findings to preserve, collect, and analyze national
19	security inf	ormation regarding the 2020 general election."
20	l'II r	epresent to you this is a draft executive order to seize and inspect voting
21	machines, and specifically empowering the Secretary of Defense.	
22	Doy	you remember ever seeing or hearing a document like this that we're looking
23	at?	
24	Α	No, I don't recall seeing a document similar to this at all.
25	Q	And you don't recall hearing about any sort of draft executive order that

1	empowered anyone to seize and inspect voting machines?		
2	A No, I do not recall that.		
3	Q Okay.		
4	Separate from the executive order context, do you remember any		
5	conversations at all, whether you were a part of them or heard about them, related to		
6	seizing voting machines after the election?		
7	The Witness. No, I do not.		
8	. Do you remember participating in or hearing about any		
9	conversations related to forensic analysis of the software used for voting machines?		
10	The <u>Witness.</u> No, I do not.		
11	ВУ		
12	Q Let's go to exhibit 32.		
13	So this is a blown-up version of a tweet from @realDonaldTrump, Donald J.		
14	Trump, sent December 19th.		
15	If you go down,		
16	It was at 1:42 a.m. I don't know if you can see that on the bottom left corner.		
17	The tweet itself says, "Peter Navarro releases 36-page report alleging election		
18	fraud 'more than sufficient' to swing victory to Trump." Provides a link. "A great		
19	report by Peter. Statistically impossible to have lost the 2020 election. Big protest in		
20	D.C. on January 6th. Be there, will be wild!"		
21	Do you recall seeing this tweet around the time that President Trump sent it?		
22	A Is that time stamp correct?		
23	Q Yes, it's 1:42 a.m. on December 19th?		
24	A No, I don't recall seeing this tweet.		
25	O Okay It mentions a hig protect in D.C. on January 6th		

1	In the December time frame, December 2020, do you recall hearing about a		
2	protest in D.C. on January 6th?		
3	Α	No, I don't recall hearing about that.	
4	Q	Did you have do you know do you have any information related to the	
5	preparation of this tweet?		
6	Α	No, I do not.	
7	Q	Okay. And do you know what President Trump meant when he said, "Be	
8	there, will be wild!"		
9	Α	I do not know what the President meant.	
10		BY Example 2	
11	Q	Before we take that down, are you aware of any discussions about the	
12	President's tweet afterwards so in the days or weeks between this tweet and		
13	January 6th about what he said and "will be wild!"?		
14	Α	Sorry, what was the first part?	
15	Q	Yeah, do you remember any discussions at the White House, after this twee	
16	was sent out, between December 19th and January 6th, regarding this tweet or what		
17	would follow from this tweet?		
18	Α	No, I don't recall any conversations of that nature.	
19	Q	Do you remember any conversations at all about the President saying, "will	
20	be wild!" in a tweet?		
21	Α	No, I do not.	
22		BY Commence of the second seco	
23	Q	Okay. We're aware of a meeting on December 21st, 2020, in which	
24	President Trump and Vice President Pence met with Members of Congress, including		
25	Representative Biggs, Representative Brooks, and Representative Gaetz.		

1	Do you remember that meeting in the White House?		
2	A I'm not aware of that meeting.		
3	Q Okay. Do you remember any meetings in the White House regarding		
4	challenging the electoral votes from certain States on January 6th?		
5	A No, I don't recall such meetings.		
6	Q Are you familiar with a call		
7	Can I?		
8	Excuse me.		
9	I'm going to butt in. I'm sorry for doing that.		
10	BY		
11	Q But just really quickly, related to that, do you remember any meetings with		
12	Members of the Congress at the White House related to the election?		
13	A No, I don't.		
14	Q Okay. Mark Meadows at one point tweeted about a meeting that was		
15	taking place related to the joint session with Members of the House Freedom Caucus,		
16	among others. You're nodding your head. Do you remember that?		
17	A No, I don't recall that tweet.		
18	Q Okay. And not specifically the tweet, but do you remember the meeting		
19	that he tweeted about, I'll represent to you that he tweeted about?		
20	A No, I don't recall the tweet I don't recall any tweets that the chief of staff		
21	may have sent out. I don't recall any tweets about planning for the January 6th or		
22	meetings with Members of Congress or meetings with State representatives.		
23	Q Okay. And separate from the issue of recalling the tweets themselves, do		
24	you remember any meetings that took place in the White House, whether formal or		
25	informal, just gatherings, with Members of Congress related to the election?		

1	A No, I do not.
2	BY :
3	Q We understand that on December 23rd, 2020, President Trump called
4	someone within the Georgia secretary of state's office named Frances Watson.
5	Do you have any information relating to that call?
6	A I don't know if that called occurred, and I don't recognize that name, and I
7	don't recall any anything about that call if it did happen.
8	Q Okay. So we understand that between November 3rd, 2020, and
9	January 2nd, 2021, someone or potentially multiple people at the White House tried
10	to contact the Georgia secretary of state at least 18 times.
11	Are you aware of those attempts to contact the Georgia secretary of state?
12	A I don't know who made those attempts. I'm not aware of any attempts to
13	reach out to the Georgia secretary of state office.
14	Q So you don't recall having any involvement in making any of those calls to
15	the Georgia secretary of state?
16	A No, I don't recall any such actions by myself.
17	Just to be clear, and the design is mentioning the Georgia secretary
18	of state. That's Brad Raffensperger.
19	Were you or anybody in outer Oval, to your knowledge, ever asked to connect the
20	President with Secretary Raffensperger.
21	The Witness. No, not that I can recall.
22	Were you or anybody in the outer Oval that you're aware of asked
23	to make calls to Mr. Raffensperger's office?
24	The Witness. Not that I recall.
25	BY

1	Q And we understand that on January 2nd, President Trump, Chief of Staff			
2	Mark Meadows, and others had a call with Mr. Raffensperger.			
3	Any information relating to that phone call?			
4	A No, I don't recall if that phone call happened, and I don't recall any	No, I don't recall if that phone call happened, and I don't recall any		
5	information from it.			
6	Q Are you aware of any outreach by President Trump with any State	Are you aware of any outreach by President Trump with any State		
7	secretaries of state between November 3rd, 2020, and January 20th, 2021?			
8	A No, I don't recall any of that.			
9	Q Okay. Let's go to exhibit 36. And the top email is from Ms. Michael to	0		
10	you, Mr. Ferrer, on January 4th. This is another time stamp issue. So likely sent			
11	around 3:14 p.m.			
12	Do you see that, Mr. Ferrer?			
13	A I do.			
14	Q Okay. So if we go down a bit, look down a bit, right before Ms. Molly			
15	Michael sent that email to you. It's an email from Christina Bobb to Ms. Michael.			
16	Do you know who Christina Bobb is?			
17	A No, I do not.			
18	Q And she writes that, "COS," which I believe stands for chief of			
19	staff "Meadows requested a copy of the memo that we (Rudy Giuliani's team) sent to			
20	Senator Graham. It's attached here. Could you please print this for Mr. Meadows?			
21	Professor Eastman is on his way."			
22	Did you ever hear about a memo that Rudy Giuliani's team sent to Senator			
23	Graham?			
24	A No, I don't recall hearing about that, nor do I recall receiving this from			
25	forward it looks like from Molly, maybe.			

- Yeah. If we go up, the email was Ms. Michael forwarded it to you. 1 Q Do you know why Ms. Michael sent -- forwarded this email chain to you, including 2 the attachments? 3 4 No, I have no clue why. 5 Q So the email that Ms. Michael forwarded from Ms. Bobb, it says, "Could you please print this for Mr. Meadows?" 6 7 Do you know whether Ms. Michael or you printed this email or the attachments? 8 No, I do not. 9 0 Okay. Do you know why Mr. Meadows requested a copy of the memo that Mr. Giuliani's team sent to Senator Graham? 10 11 Α I have no clue why. If we go to exhibit 36d. So this is the last attachment that was sent to you. 12 We want to see if this refreshes your recollection at all. 13 14 So this is the memo that -- a memo that was prepared by, you see, Rudy Giuliani to Senator Lindsey Graham. 15 16 Have you ever seen this document? No, I have not seen this document. Not that I recall at least. 17 Α
- 18 Q Okay. And you don't recall printing this document?
- 19 A I'm not sure if I printed that document. I certainly don't recall.
- 20 Q Okay. If you go back to the -- that initial email that was forwarded to you
- by Ms. Molly Michael. In the email from Christina Bobb on January 4th, 3:08 p.m., she
- mentions that, "Professor Eastman is on his way."
- 23 Do you know who Professor Eastman is?
- 24 A No, I do not.
- Q Do you know who John Eastman is?

- 1 A No, I do not.
- 2 Q You don't recall ever hearing that name in connection with your time at the
- 3 White House?
- 4 A No, I don't recall hearing the name John Eastman or Professor Eastman.
- 5 Q Okay. Do you -- she says -- Ms. Bobb, that is -- "Professor Eastman is on his
- 6 way." And that is January 4th.
- 7 I think I know the answer, but I just want to confirm. Do you know whether
- 8 Professor Eastman came to the White House on January 4th?
- 9 A I don't know where he was headed on January 4th.
- 10 Q Okay. If we turn to exhibit 44.
- So this is the chain -- part of the email chain we just looked it. And it looks like
- 12 you forwarded it to -- back to Ms. Michael on January 11th. The time stamp indicates
- 13 it's 3:10 p.m.
- Do you remember why you forwarded this email chain to Ms. Michael?
- 15 A No, I don't recall this chain, nor do I recall forwarding this chain back to
- 16 Molly.
- 17 Q Okay. And do you remember why you included that email address,
- 18 christina@cgbstrategies.com?
- 19 A No, I don't recall seeing it at all.
- 20 Q Okay. And you don't -- do you remember ever discussing Ms. Bobb with
- 21 Ms. Michael any time between November 3rd, 2020, and January 20, 2021?
- A No, I don't recall discussing Ms. Bobb or Christina Bobb with Molly.
- 23 Q And this is just to see if this refreshes your recollection. Christina Bobb, my
- understanding at the time is she worked for One America News Network.
- Does that refresh your recollection at all as to who Christina Bobb is?

- 1 A No, it does not.
- 2 Q Okay. Let's go to exhibit 35.
- So if we go to the -- oh, can you see the document on your screen, Mr. Ferrer?
- 4 A I can.
- So if we go down to the bottom of this email, just to see the initial email, it's from you to someone named Daniel E. Hansen, CC Molly Michael.
- 7 On January 4th, 2021, you write, "Dan -- will you please help us track down any
- 8 photos of John Eastman on July 18, 2019. He was in the Oval around 5:30 p.m. for an
- 9 hour on July 18, 2019?"
- 10 Do you remember sending this email to Daniel Hansen --
- 11 A No.
- 12 Q -- on January 4th.
- 13 A No, I don't remember sending this email.
- 14 Q Who is Daniel Hansen?
- 15 A I believe he was a staffer in the White House photo office.
- 16 Q Okay. So you don't recall what prompted you to send this email about
- tracking down any photos of John Eastman?
- 18 A No, and I don't recall sending this email either.
- 19 Q Okay. If we go to the attachment real quick, the second attachment that is,
- that's a photo of John Eastman and President Trump, John Eastman being on the right.
- 21 Do you ever recall seeing that man in the White House?
- A No, I don't recall seeing that man in the White House.
- 23 Q Okay. And then you don't remember what prompted you to send this?
- 24 A That's correct.
- 25 Q So we understand that Professor Eastman met with President Trump, Vice

1	President Pence, Marc Short, Greg Jacob in the Oval Office on January 4th.		
2	Does that refresh your recollection at all as to Mr. Eastman and how he might		
3	have been in the White House on January 4th?		
4	Α	No, I don't know if those meetings happened, and I don't recall Mr. Eastman	
5	being in the White House or having that meeting which you referenced to.		
6	Q	And you have no information relating to that January 4th meeting with	
7	President Trump, Vice President Pence, Marc Short, Greg Jacob, and Professor Eastman?		
8	Α	Yeah, I don't know if that meeting happened, and I certainly don't have	
9	information about it.		
10	Q	Let's go to exhibit 41.	
11	So can you see a document, it says "Privileged and Confidential" at the top, Mr.		
12	Ferrer?		
13	Α	l can.	
14	Q	Okay. And if we zoom out a bit, just so you can kind of see how it looks	
15	like, the structure of the document. And you can take a second to look at it.		
16	My question just is, do you recognize this document?		
17	Α	No, I don't recognize the document.	
18	Q	Okay. Do you ever remember printing this document, reviewing it, or	
19	discussing it with anyone?		
20	Α	No, I don't know if I printed that document, and I don't recall discussing it	
21	with anybody in the White House, or reviewing it.		
22	Q	Or reviewing it?	
23	Α	No.	
24	Q	Do you know who prepared this document?	
25	Α	I have no clue who prepared the document.	

Okay. So if you go to exhibit 42, we're going to have similar questions. If 1 Q you can just take a second to review it. It also says, "Privileged and confidential," at the 2 top, but it is a different document. And if you go a little bit to the top again just so you 3 can see how it looks. 4 5 Mr. Ferrer, do you recognize this document? Α Would you mind scrolling to the bottom of the document? 6 7 And if we can go to the second page as well, and it has different States. Q 8 You saw Georgia, Pennsylvania, Wisconsin, Michigan, Arizona, Nevada, seven pages -- six 9 pages, excuse me. Definitely take your time to review it if you would like to. 10 Α No, I would just like to see the last page, if possible. 11 Q Absolutely. Α Is that the end of the document? 12 That's right. Yeah. It doesn't have a signatory. 13 Q Α Got it. No, I don't recall seeing this document. 14 15 O Okay. And you don't recall any conversations, nor anything about this document? 16 Α That's correct. 17 Q Between November 3rd, 2020, and January 20th -- well, let me ask 18 When was your last day in the White House? 19 this. 20 Α I don't recall specifically. Okay. Do you remember if you stayed until the last day of the 21 22 administration or if you left before? Α I don't recall. 23 Between November 3rd, 2020, and January 20th, 2021, did you ever 24 Q Okay.

hear President Trump acknowledge that he lost the 2020 election?

25

1	Α	Sorry, what was the first part of the question?	
2	Q	Between November 3rd, 2020, and January 20th, 2021, did you ever hear	
3	President Trump acknowledge that he lost the 2020 election?		
4	Α	No, I don't recall.	
5	Q	Did President Trump extend an offer to you to work for him in Florida?	
6	Α	Not that I recall.	
7	Q	Do you know whether he extended offers to anyone in the outer Oval to join	
8	him in Florida?		
9	Α	I don't know if the President made such offers, and I certainly don't recall.	
10	Q	Okay.	
11		BY	
12	Q	Where do you work now, Mr. Ferrer?	
13	Α	In Bradenton, Florida.	
14	Q	Are you still in touch with the former President?	
15	Α	I am not.	
16	Q	How about any staff and I'll just give you a narrow timeframe, the staff	
17	that worked in the White House in January of 2021 are you in touch with anybody from		
18	the White H	House still?	
19	Α	Not regularly.	
20	Q	Have you yeah, we sent you a subpoena, the select committee. Other	
21	than conversations you may have had with Mr. Benson or any other lawyer you may have		
22	engaged fo	r the purpose of representing you before the select committee, have you	
23	talked to ar	nybody about your testimony before the select committee?	
24	Α	I have not.	
25	Q	Have you talked to Molly Michael about your subpoena with the select	

1	committee?			
2	Α	I have.		
3	Q	Okay. Tell us about that. What did you talk to her about?		
4	Α	Not details about the subpoena. It was strictly that I received a subpoena,		
5	and if she c	ould just give me some guidance on what to do next. I figured by now the		
6	January 6th	January 6th Committee had sent out plenty of these, so I figured they might have kind of		
7	a staple run-of-the-mill checklist to do now that I had received one.			
8	Q	And did she give you any guidance that you sought?		
9	Α	Not direct guidance. She just said that somebody would be reaching out.		
10	Q	Did you talk to anybody else?		
11	Α	After that I received a phone call from a gentleman named Alex. I believe		
12	his last name is Cannon. He just had a couple of brief questions. None that I			
13	remember specifically. And then after that			
14	Q	I'll stop you, only because I understand Mr. Cannon is a lawyer. So if you		
15	were having a legal conversation, I don't want to get into that.			
16	Α	I don't remember the conversation.		
17	Q	Okay. What about anybody else, other than Mr. Cannon and Ms. Michael?		
18	Did you talk	to Mr. Luna about it? I know he worked in the outer Oval with you.		
19	А	Not that I recall.		
20	Q	Anybody else? Anybody from the speechwriting team or the friends you		
21	mentioned from the staff secretary's office?			
22	Α	About my subpoena?		
23	Q	Correct.		
24	Α	A No, not that I recall.		
25	Q	Okay. What about your more narrowly focused now testimony and		

1	documents.	Did you talk to anybody, other than Mr. Benson or even Mr. Cannon, about		
2	the documents that you should or should not produce to the select committee pursuant			
3	to the subpo	to the subpoena?		
4	Α	A No, I have not.		
5	Q	Okay. Has anybody suggested to you any responses that you would give to		
6	the select committee in response to questions asked today, other than Mr. Benson or			
7	another attorney?			
8	Α	No.		
9	Q	Okay. So has anybody suggested to you that you say you don't recall or		
10	don't remember anything in response to the select committee's questions?			
11	Α	No.		
12	Q	Has anybody reached out to you in an effort to influence your testimony or		
13	document production to the select committee?			
14	Α	No, they have not.		
15		So no conversations about what you should and shouldn't say		
16	to the select committee other than with your attorneys?			
17	The <u>V</u>	<u>Vitness.</u> That's correct.		
18		. Have you talked to the former President about your appearance		
19	here today?			
20	The <u>V</u>	<u>Vitness.</u> I have not.		
21		How about just the fact that you received a subpoena?		
22	The <u>V</u>	<u>Vitness.</u> I have not.		
23		Can you just give us one moment?		
24	[Discu	ussion off the record.]		
25		Okay. Is there anything, Mr. Ferrer, that you think the select		

- committee should know as we go about and complete our investigation into what
- 2 happened in the attack on the Capitol on January the 6th and how to prevent something
- 3 like this from happening again that we haven't already discussed with you?
- 4 The Witness. No, I do not.
- 5 Mr. Benson, is there anything you would like to put on the record
- 6 before we go off?
- 7 Mr. Benson. No, there is not.
- 8 Okay. Very good.
- 9 Then, at this time, let's go off the record.
- 10 [Discussion off the record.]
- And just to be clear for the reporters, the record will be closed.
- 12 [Whereupon, at 1:59 p.m., the deposition was concluded.]

1	Certificate of Depon	ent/Interviewee	
2			
3			
4	I have read the foregoing page	es, which contain the correct t	ranscript of the
5	answers made by me to the questions therein recorded.		
6			
7			
8			
9			
10		Witness Name	
11			
12			
13			
14		Date	
15			